



- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640 Deal #: 51625080223
 Purchaser's Name(s): CITY OF COLUMBUS Stock #: FTM4245
 Address: 4211 GROVES RD COLUMBUS OH 43232 Date: 12/30/2022
 Home Telephone: 614/645-6104 Work Telephone: _____ E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR MOONDUST SILVER
SERIAL NO. MAJ6S3JL1MC439619		ODOMETER READING <input type="checkbox"/> Not Accurate 3632	SALESPERSON DEREK 8718 BUCHWALTER	
THE VEHICLE IS: <input checked="" type="checkbox"/> NEW <input type="checkbox"/> USED		PRIOR USE DISCLOSURE: <input type="checkbox"/> DEMONSTRATOR <input type="checkbox"/> FACTORY OFFICIAL <input type="checkbox"/> PRIOR RENTAL <input type="checkbox"/> OTHER		

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	28391.00
We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. Traducción española: <u>Vea el dorso.</u>			
<input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.			
X _____ X _____			

TRADE-IN VEHICLE INFORMATION		*DOCUMENTARY SERVICE FEE	
Year: _____ Make: _____ Model: _____ Color: _____	Odometer Reading: <input type="checkbox"/> Not Accurate	TOTAL SELLING PRICE	28391.00
Trade-In Allowance: _____	Payoff & Lienholder: _____	TRADE-IN ALLOWANCE	0.00
Year: _____ Make: _____ Model: _____ Color: _____	Odometer Reading: <input type="checkbox"/> Not Accurate	CASH CAR DIFFERENCE	28391.00
Trade-In Allowance: _____	Payoff & Lienholder: _____	COUNTY SALES TAX	N/A 0.00
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X _____		TITLE FILING/TEMPORARY TAG FEES	15.00
OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		TOTAL CASH DIFFERENCE	28406.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		PAYOFF (Including any Negative Equity**)	0.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		TOTAL DUE	28406.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION		PARTIAL PAYMENT (Please see Reverse Side)	0.00
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL		CASH ASSISTANCE	0.00
*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.		UNPAID BALANCE DUE	28406.00

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X _____ X _____

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser _____
 CITY OF COLUMBUS
 Purchaser _____
 DealerCAP _____
 Accepted by Authorized Dealership Representative _____
 466511*RFI-FI
 CATALOG #8963714
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- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

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 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640 Deal #: 51625090223
 Purchaser's Name(s): CITY OF COLUMBUS Stock #: FTM4342
 Address: 4211 GROVES RD COLUMBUS OH 43232 Date: 12/30/2022
 Home Telephone: 614/645-6104 Work Telephone: _____ E-Mail: _____
 County: FRANKLIN

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE SW	COLOR MOONDUST SILVER
SERIAL NO. MAJ6S3JL5MC439607		ODOMETER READING <input type="checkbox"/> Not Accurate 2831	SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS:		PRIOR USE DISCLOSURE:			
<input checked="" type="checkbox"/> NEW	<input type="checkbox"/> USED	<input type="checkbox"/> DEMONSTRATOR	<input type="checkbox"/> FACTORY OFFICIAL	<input type="checkbox"/> PRIOR RENTAL	<input type="checkbox"/> OTHER

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	28208.00
We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. <i>Traducción española: Vea el dorso.</i>			
<input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.			
X _____ X _____			

TRADE-IN VEHICLE INFORMATION		*DOCUMENTARY SERVICE FEE	
Year: _____	Make: _____	Model: _____	Color: _____
Serial No: _____	Odometer Reading: _____		<input type="checkbox"/> Not Accurate
Trade-In Allowance: _____	Payoff & Lienholder: _____		
Year: _____	Make: _____	Model: _____	Color: _____
Serial No: _____	Odometer Reading: _____		<input type="checkbox"/> Not Accurate
Trade-In Allowance: _____	Payoff & Lienholder: _____		
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X _____.		TOTAL CASH DIFFERENCE	28223.00
OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		PAYOFF (Including any Negative Equity**)	0.00

PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION	TOTAL DUE	28223.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE	PARTIAL PAYMENT (Please see Reverse Side)	0.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION	CASH ASSISTANCE	0.00
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL	UNPAID BALANCE DUE	28223.00

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X _____ X _____

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser _____ Accepted by Authorized Dealership Representative _____
 CITY OF COLUMBUS
 Purchaser _____
 DealerCAR 466511*RFI-FI CATALOG #8983714 © 2016 CDK Global, LLC Ohio (09/15)



- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
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1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Deal #: 51625100223
 Customer #: 731640 Stock #: FTM4422
 Purchaser's Name(s): CITY OF COLUMBUS Date: 12/30/2022
 Address: 4211 GROVES RD COLUMBUS OH 43232 County: FRANKLIN
 Home Telephone: 614/645-6104 Work Telephone: _____ E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR DIAMOND WHITE
SERIAL NO. MAJ6S3KL6MC451067	ODOMETER READING <input type="checkbox"/> Not Accurate 3864		SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS: NEW USED
 PRIOR USE DISCLOSURE: DEMONSTRATOR FACTORY OFFICIAL PRIOR RENTAL OTHER

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	28395.00
We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. Traducción española: Vea el dorso.			
<input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.			
X _____ X			

TRADE-IN VEHICLE INFORMATION				*DOCUMENTARY SERVICE FEE
Year:	Make:	Model:	Color:	
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate			TOTAL SELLING PRICE 28395.00
Trade-In Allowance:	Payoff & Lienholder:			TRADE-IN ALLOWANCE 0.00
Year:	Make:	Model:	Color:	CASH CAR DIFFERENCE 28395.00
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate			COUNTY SALES TAX N/A 0.00
Trade-In Allowance:	Payoff & Lienholder:			TITLE FILING/TEMPORARY TAG FEES 15.00
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X				TOTAL CASH DIFFERENCE 28410.00

OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		PAYOFF (including any Negative Equity)**	0.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION			
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE			
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION			
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL			
*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.			
		TOTAL DUE	28410.00
		PARTIAL PAYMENT (Please see Reverse Side)	0.00
		CASH ASSISTANCE	0.00
		UNPAID BALANCE DUE	28410.00

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within _____ days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your trade-in Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement; if the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X _____ X

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser
 Accepted by Authorized Dealership Representative

CITY OF COLUMBUS
 Purchaser
 DealerCAP

46651*RFI-FI
 CATALOG #8963714

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- RICART FORD
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- RICART MITSUBISHI
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- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Deal #: 51625110223
 Customer #: 731640 Stock #: FTM4423
 Purchaser's Name(s): CITY OF COLUMBUS Date: 12/30/2022
 Address: 4211 GROVES RD COLUMBUS OH 43232 County: FRANKLIN
 Home Telephone: 614/645-6104 Work Telephone: _____ E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR DIAMOND WHITE
SERIAL NO. MAJ6S3KL7MC451062		ODOMETER READING <input type="checkbox"/> Not Accurate 3792	SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS: NEW USED
 PRIOR USE DISCLOSURE: DEMONSTRATOR FACTORY OFFICIAL PRIOR RENTAL OTHER

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	28395.00
<p>We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. Traducción española: <u>Veá el dorso.</u></p> <p><input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.</p> <p>X _____ X</p>			

TRADE-IN VEHICLE INFORMATION				*DOCUMENTARY SERVICE FEE	
Year:	Make:	Model:	Color:		
Serial No:	Odometer Reading:			TOTAL SELLING PRICE	28395.00
Trade-In Allowance:	Payoff & Lienholder:			TRADE-IN ALLOWANCE	0.00
Year:	Make:	Model:	Color:	CASH CAR DIFFERENCE	28395.00
Serial No:	Odometer Reading:			COUNTY SALES TAX	N/A 0.00
Trade-In Allowance:	Payoff & Lienholder:			TITLE FILING/TEMPORARY TAG FEES	15.00
<p>**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X</p>				TOTAL CASH DIFFERENCE	28410.00
				PAYOFF (including any Negative Equity**)	0.00

OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		TOTAL DUE	28410.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		PARTIAL PAYMENT (Please see Reverse Slide)	0.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		CASH ASSISTANCE	0.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION			
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL		UNPAID BALANCE DUE	28410.00
<p>*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.</p>			

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X _____ X

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser
 CITY OF COLUMBUS
 Purchaser
 DealerCAP

Accepted by Authorized Dealership Representative

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- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640 Deal #: 51625130223
 Purchaser's Name(s): CITY OF COLUMBUS Stock #: FTM4420
 Address: 4211 GROVES RD COLUMBUS OH 43232 Date: 12/30/2022
 Home Telephone: 614/645-6104 Work Telephone: _____ County: FRANKLIN
 E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR LUXE YELLOW
SERIAL NO. MAJ6S3GL0MC451168		ODOMETER READING <input type="checkbox"/> Not Accurate 2023	SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS: <input checked="" type="checkbox"/> NEW <input type="checkbox"/> USED	PRIOR USE DISCLOSURE: <input type="checkbox"/> DEMONSTRATOR <input type="checkbox"/> FACTORY OFFICIAL <input type="checkbox"/> PRIOR RENTAL <input type="checkbox"/> OTHER
--	---

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	27151.00
We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. Traducción española: <u>Veá el dorso.</u>			
<input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.			
X _____ X _____			

TRADE-IN VEHICLE INFORMATION		*DOCUMENTARY SERVICE FEE	
Year: _____ Make: _____ Model: _____ Color: _____		TOTAL SELLING PRICE	27151.00
Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate		TRADE-IN ALLOWANCE	0.00
Trade-In Allowance: _____ Payoff & Lienholder: _____		CASH CAR DIFFERENCE	27151.00
Year: _____ Make: _____ Model: _____ Color: _____		COUNTY SALES TAX	N/A 0.00
Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate		TITLE FILING/TEMPORARY TAG FEES	15.00
Trade-In Allowance: _____ Payoff & Lienholder: _____		TOTAL CASH DIFFERENCE	27166.00

**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X _____

OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		PAYOFF (Including any Negative Equity**)	0.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		TOTAL DUE	27166.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		PARTIAL PAYMENT (Please see Reverse Side)	0.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION		CASH ASSISTANCE	0.00
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL		UNPAID BALANCE DUE	27166.00

*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X _____ X _____

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS _____ Purchaser
 CITY OF COLUMBUS _____ Purchaser
 DealerCAP
 Accepted by Authorized Dealership Representative
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 CATALOG #8963714
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- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640 Deal #: 51625140223
 Purchaser's Name(s): CITY OF COLUMBUS Stock #: FTM4430
 Address: 4211 GROVES RD COLUMBUS OH 43232 Date: 12/30/2022
 Home Telephone: 614/645-6104 Work Telephone: _____ County: FRANKLIN
 E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR SHADOW BLACK
SERIAL NO. MAJ6S3KL9MC451063		ODOMETER READING <input type="checkbox"/> Not Accurate 3973	SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS: NEW USED
 PRIOR USE DISCLOSURE: DEMONSTRATOR FACTORY OFFICIAL PRIOR RENTAL OTHER

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	28395.00
<p>We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. Traducción española: <u>Veá el dorso.</u></p> <p><input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.</p> <p>X _____ X</p>			

TRADE-IN VEHICLE INFORMATION		*DOCUMENTARY SERVICE FEE	
Year: _____ Make: _____ Model: _____ Color: _____			
Serial No: _____ Odometer Reading: _____ <input type="checkbox"/> Not Accurate		TOTAL SELLING PRICE	28395.00
Trade-In Allowance: _____ Payoff & Lienholder: _____		TRADE-IN ALLOWANCE	0.00
Year: _____ Make: _____ Model: _____ Color: _____		CASH CAR DIFFERENCE	28395.00
Serial No: _____ Odometer Reading: _____ <input type="checkbox"/> Not Accurate		COUNTY SALES TAX	N/A 0.00
Trade-In Allowance: _____ Payoff & Lienholder: _____		TITLE FILING/TEMPORARY TAG FEES	15.00
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X		TOTAL CASH DIFFERENCE	28410.00
		PAYOFF (Including any Negative Equity**)	0.00

OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		TOTAL DUE	28410.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		PARTIAL PAYMENT (Please see Reverse Side)	0.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		CASH ASSISTANCE	0.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION			
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL		UNPAID BALANCE DUE	28410.00

*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 60 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X _____ X

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser
 CITY OF COLUMBUS
 Purchaser
 DealerCAP
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 CATALOG #8963714
 Accepted by Authorized Dealership Representative
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- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640 Deal #: 51625160223
 Purchaser's Name(s): CITY OF COLUMBUS Stock #: FTM4432
 Address: 4211 GROVES RD COLUMBUS OH 43232 Date: 12/30/2022
 Home Telephone: 614/645-6104 Work Telephone: _____ County: FRANKLIN
 E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR LIGHTNING BLUE METAL
SERIAL NO. MAJ6S3JL8MC451055	ODOMETER READING <input type="checkbox"/> Not Accurate 3759		SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS: NEW USED PRIOR USE DISCLOSURE: DEMONSTRATOR FACTORY OFFICIAL PRIOR RENTAL OTHER

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	28391.00
We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. <i>Traducción española: Vea el dorso.</i>			
<input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.			
X <input checked="" type="checkbox"/>			

TRADE-IN VEHICLE INFORMATION		*DOCUMENTARY SERVICE FEE	
Year: _____ Make: _____ Model: _____ Color: _____			
Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate		TOTAL SELLING PRICE	28391.00
Trade-In Allowance: _____ Payoff & Lienholder: _____		TRADE-IN ALLOWANCE	0.00
Year: _____ Make: _____ Model: _____ Color: _____		CASH CAR DIFFERENCE	28391.00
Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate		COUNTY SALES TAX	N/A 0.00
Trade-In Allowance: _____ Payoff & Lienholder: _____		TITLE FILING/TEMPORARY TAG FEES	15.00

**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X

OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		TOTAL CASH DIFFERENCE	28406.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		PAYOFF (Including any Negative Equity)**	0.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		TOTAL DUE	28406.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION		PARTIAL PAYMENT (Please see Reverse Side)	0.00
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL		CASH ASSISTANCE	0.00
*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.		UNPAID BALANCE DUE	28406.00

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within _____ days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS _____ Purchaser
 CITY OF COLUMBUS _____ Purchaser
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 Accepted by Authorized Dealership Representative
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- RICART FORD
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RICART PROPERTIES, INC., dba
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 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640
 Purchaser's Name(s): CITY OF COLUMBUS
 Address: 4211 GROVES RD COLUMBUS OH 43232

Deal #: 51625190223
 Stock #: FTM4438
 Date: 12/30/2022
 County: FRANKLIN

Home Telephone: 614/646-6104 Work Telephone: _____ E-Mail: _____
 The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR
SERIAL NO. MAJ6S3GL9MC451153		ODOMETER READING <input type="checkbox"/> Not Accurate 3767	SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS: <input checked="" type="checkbox"/> NEW <input type="checkbox"/> USED	PRIOR USE DISCLOSURE: <input type="checkbox"/> DEMONSTRATOR <input type="checkbox"/> FACTORY OFFICIAL <input type="checkbox"/> PRIOR RENTAL <input type="checkbox"/> OTHER
--	---

WARRANTY STATEMENT	CASH PRICE OF VEHICLE	27339.00
We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. <i>Traducción española: Vea el dorso.</i>		
<input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.		
X <input checked="" type="checkbox"/>		

TRADE-IN VEHICLE INFORMATION		
Year: _____ Make: _____ Model: _____ Color: _____		*DOCUMENTARY SERVICE FEE
Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate		TOTAL SELLING PRICE
Trade-In Allowance: _____ Payoff & Lienholder: _____		27339.00
Year: _____ Make: _____ Model: _____ Color: _____		TRADE-IN ALLOWANCE
Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate		0.00
Trade-In Allowance: _____ Payoff & Lienholder: _____		CASH CAR DIFFERENCE
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X		27339.00
OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		COUNTY SALES TAX N/A 0.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		TITLE FILING/TEMPORARY TAG FEES 15.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		TOTAL CASH DIFFERENCE 27354.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION		PAYOFF (Including any Negative Equity)** 0.00
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL		TOTAL DUE 27354.00
*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.		PARTIAL PAYMENT (Please see Reverse Side) 0.00
		CASH ASSISTANCE 0.00
		UNPAID BALANCE DUE 27354.00

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 5 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) if you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) if you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser

Accepted by Authorized Dealership Representative

CITY OF COLUMBUS
 Purchaser
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466511*RFI-FI
 CATALOG #8963714



- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640 Deal #: 51625200223
 Purchaser's Name(s): CITY OF COLUMBUS Stock #: FTM4440
 Address: 4211 GROVES RD COLUMBUS OH 43232 Date: 12/30/2022
 Home Telephone: 614/645-6104 Work Telephone: _____ County: FRANKLIN
 E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR RUBY RED
SERIAL NO. MAJ6S3GL0MC451154	ODOMETER READING <input type="checkbox"/> Not Accurate 3226		SALESPERSON DEREK 6718 BUCHWALTER	

THE VEHICLE IS: <input checked="" type="checkbox"/> NEW <input type="checkbox"/> USED	PRIOR USE DISCLOSURE: <input type="checkbox"/> DEMONSTRATOR <input type="checkbox"/> FACTORY OFFICIAL <input type="checkbox"/> PRIOR RENTAL <input type="checkbox"/> OTHER
--	---

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	26404.00
<p>We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. Traducción española: Ve a el dorso.</p> <p><input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.</p>			
<p><input checked="" type="checkbox"/> <input type="checkbox"/> X</p>			

TRADE-IN VEHICLE INFORMATION		*DOCUMENTARY SERVICE FEE	
Year: _____ Make: _____ Model: _____ Color: _____			
Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate		TOTAL SELLING PRICE	26404.00
Trade-In Allowance: _____ Payoff & Lienholder: _____		TRADE-IN ALLOWANCE	0.00
Year: _____ Make: _____ Model: _____ Color: _____		CASH CAR DIFFERENCE	26404.00
Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate		COUNTY SALES TAX	N/A 0.00
Trade-In Allowance: _____ Payoff & Lienholder: _____		TITLE FILING/TEMPORARY TAG FEES	15.00
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X		TOTAL CASH DIFFERENCE	26419.00
		PAYOFF (Including any Negative Equity**)	0.00

OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		TOTAL DUE	26419.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		PARTIAL PAYMENT (Please see Reverse Side)	0.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		CASH ASSISTANCE	0.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION			
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL		UNPAID BALANCE DUE	26419.00

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser
 Accepted by Authorized Dealership Representative

CITY OF COLUMBUS
 Purchaser
 DealerCAR

466511*RFI-FI
 CATALOG #6983714

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- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640
 Purchaser's Name(s): CITY OF COLUMBUS
 Address: 4211 GROVES RD COLUMBUS OH 43232

Deal #: 51625210223
 Stock #: FTM4441
 Date: 12/30/2022
 County: FRANKLIN

Home Telephone: 614/645-6104 Work Telephone: _____ E-Mail: _____
 The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR MOONDUST SILVER
SERIAL NO. MAJ6S3QL5MC451165		ODOMETER READING <input type="checkbox"/> Not Accurate 3510	SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS: <input type="checkbox"/> NEW <input type="checkbox"/> USED	PRIOR USE DISCLOSURE: <input type="checkbox"/> DEMONSTRATOR <input type="checkbox"/> FACTORY OFFICIAL	<input type="checkbox"/> PRIOR RENTAL	<input type="checkbox"/> OTHER
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WARRANTY STATEMENT		CASH PRICE OF VEHICLE	26686.00
<p>We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. Traducción española: Vea el dorso.</p> <p><input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.</p> <p>X <input checked="" type="checkbox"/></p>			

TRADE-IN VEHICLE INFORMATION		*DOCUMENTARY SERVICE FEE	
Year: _____ Make: _____ Model: _____ Color: _____	Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate _____	TOTAL SELLING PRICE	26686.00
Trade-In Allowance: _____	Payoff & Lienholder: _____	TRADE-IN ALLOWANCE	0.00
Year: _____ Make: _____ Model: _____ Color: _____	Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate _____	CASH CAR DIFFERENCE	26686.00
Trade-In Allowance: _____	Payoff & Lienholder: _____	COUNTY SALES TAX	N/A 0.00
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X		TITLE FILING/TEMPORARY TAG FEES	15.00

OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		TOTAL CASH DIFFERENCE	26701.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		PAYOFF (including any Negative Equity**)	0.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		TOTAL DUE	26701.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION		PARTIAL PAYMENT (Please see Reverse Side)	0.00
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL		CASH ASSISTANCE	0.00

*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.		UNPAID BALANCE DUE	26701.00
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IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser
 CITY OF COLUMBUS
 Purchaser
 DealerCAP
 Accepted by Authorized Dealership Representative
 46651*1*RFI-FI
 CATALOG #6863714
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- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640 Deal #: 51625270223
 Purchaser's Name(s): CITY OF COLUMBUS Stock #: FTM4453
 Address: 4211 GROVES RD COLUMBUS OH 43232 Date: 12/30/2022
 Home Telephone: 614/645-6104 Work Telephone: _____ County: FRANKLIN
 E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR WHITE PLATINUM
SERIAL NO. MAJ6S3GL1MC451146		ODOMETER READING <input type="checkbox"/> Not Accurate 3573	SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS: NEW USED PRIOR USE DISCLOSURE: DEMONSTRATOR FACTORY OFFICIAL PRIOR RENTAL OTHER

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	27527.00
<p>We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. Traducción española: Vea el dorso.</p> <p><input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.</p> <p>X _____ X</p>			

TRADE-IN VEHICLE INFORMATION		*DOCUMENTARY SERVICE FEE	
Year:	Make:	Model:	Color:
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate		
Trade-In Allowance:	Payoff & Lienholder:		
Year:	Make:	Model:	Color:
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate		
Trade-In Allowance:	Payoff & Lienholder:		
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X.		TOTAL SELLING PRICE	27527.00
		TRADE-IN ALLOWANCE	0.00
		CASH CAR DIFFERENCE	27527.00
		COUNTY SALES TAX	N/A 0.00
		TITLE FILING/TEMPORARY TAG FEES	15.00
		TOTAL CASH DIFFERENCE	27542.00
		PAYOFF (Including any Negative Equity**)	0.00

OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		TOTAL DUE	27542.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		PARTIAL PAYMENT (Please see Reverse Side)	0.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		CASH ASSISTANCE	0.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION			
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL		UNPAID BALANCE DUE	27542.00

*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 8 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X _____ X

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser
 Accepted by Authorized Dealership Representative



- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640
 Purchaser's Name(s): CITY OF COLUMBUS
 Address: 4211 GROVES RD COLUMBUS OH 43232

Deal #: 51625290223
 Stock #: FTM4457
 Date: 12/30/2022
 County: FRANKLIN
 E-Mail: _____

Home Telephone: 614/645-6104 Work Telephone: _____
 The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR MOONDUST SILVER META
SERIAL NO. MAJ6S3JL3MC448984		ODOMETER READING <input type="checkbox"/> Not Accurate 3505	SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS:	PRIOR USE DISCLOSURE:			
<input checked="" type="checkbox"/> NEW <input type="checkbox"/> USED	<input type="checkbox"/> DEMONSTRATOR	<input type="checkbox"/> FACTORY OFFICIAL	<input type="checkbox"/> PRIOR RENTAL	<input type="checkbox"/> OTHER

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	28391.00
<p>We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. <i>Traducción española: Vea el dorso.</i></p> <p><input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.</p> <p>X <input checked="" type="checkbox"/></p>			

TRADE-IN VEHICLE INFORMATION		*DOCUMENTARY SERVICE FEE	
Year: _____ Make: _____ Model: _____ Color: _____	Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate	TOTAL SELLING PRICE	28391.00
Trade-In Allowance: _____ Payoff & Lienholder: _____	Year: _____ Make: _____ Model: _____ Color: _____	TRADE-IN ALLOWANCE	0.00
Serial No: _____ Odometer Reading: <input type="checkbox"/> Not Accurate	Trade-In Allowance: _____ Payoff & Lienholder: _____	CASH CAR DIFFERENCE	28391.00
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X		COUNTY SALES TAX	N/A 0.00
		TITLE FILING/TEMPORARY TAG FEES	15.00
		TOTAL CASH DIFFERENCE	28406.00
		PAYOFF (Including any Negative Equity)**	0.00

OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		TOTAL DUE	
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		28406.00	
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		PARTIAL PAYMENT (Please see Reverse Side)	
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION		0.00	
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL		CASH ASSISTANCE	
		0.00	
*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.		UNPAID BALANCE DUE	
		28406.00	

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X _____ X
 The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized, I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser

 CITY OF COLUMBUS
 Purchaser

 DealerCAP

Accepted by Authorized Dealership Representative

46651**RFI-FI
 CATALOG #8968714



- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640
 Purchaser's Name(s): CITY OF COLUMBUS
 Address: 4211 GROVES RD COLUMBUS OH 43232

Deal #: 51625330223
 Stock #: FTM4462
 Date: 12/30/2022
 County: FRANKLIN

Home Telephone: 614/645-6104 Work Telephone: _____ E-Mail: _____
 The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR LIGHTNING BLUE METAL
SERIAL NO. MAJ6S3GL7MC451149		ODOMETER READING <input type="checkbox"/> Not Accurate 3255	SALES PERSON DEREK 8718 BUCHWALTER	
THE VEHICLE IS: <input type="checkbox"/> NEW <input type="checkbox"/> USED		PRIOR USE DISCLOSURE: <input type="checkbox"/> DEMONSTRATOR <input type="checkbox"/> FACTORY OFFICIAL		<input type="checkbox"/> PRIOR RENTAL <input type="checkbox"/> OTHER
WARRANTY STATEMENT			CASH PRICE OF VEHICLE 26998.00	
We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. <i>Traducción española: Vea el dorso.</i>				
<input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.				
X <input checked="" type="checkbox"/>				
TRADE-IN VEHICLE INFORMATION				
Year:	Make:	Model:	Color:	*DOCUMENTARY SERVICE FEE
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate			TOTAL SELLING PRICE 26998.00
Trade-in Allowance:	Payoff & Lienholder:			TRADE-IN ALLOWANCE 0.00
Year:	Make:	Model:	Color:	CASH CAR DIFFERENCE 26998.00
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate			COUNTY SALES TAX N/A 0.00
Trade-in Allowance:	Payoff & Lienholder:			TITLE FILING/TEMPORARY TAG FEES 15.00
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X _____.				TOTAL CASH DIFFERENCE 27013.00
				PAYOFF (including any Negative Equity**) 0.00
OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS				
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION				TOTAL DUE 27013.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE				PARTIAL PAYMENT (Please see Reverse Side) 0.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION				CASH ASSISTANCE 0.00
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL.				UNPAID BALANCE DUE 27013.00
*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.				
<input type="checkbox"/> IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be canceled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully re-take possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.				
X <input checked="" type="checkbox"/>				

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser

Accepted by Authorized Dealership Representative

CITY OF COLUMBUS
 Purchaser
 DealerCAR

466511*RFI-FI
 CATALOG #8993714



- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640 Deal #: 51625340223
 Purchaser's Name(s): CITY OF COLUMBUS Stock #: FTM4463
 Address: 4211 GROVES RD COLUMBUS OH 43232 Date: 12/30/2022
 Home Telephone: 614/645-6104 Work Telephone: _____ County: FRANKLIN
 E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR	MAKE	MODEL	TYPE	COLOR
2021	FORD	ECOSPORT	UT	LIGHTNING BLUE METAL
SERIAL NO. MAJ6S3GL3MC451150		ODOMETER READING <input type="checkbox"/> Not Accurate 3562	SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS:		PRIOR USE DISCLOSURE:		PRIOR RENTAL		OTHER	
<input checked="" type="checkbox"/> NEW	<input type="checkbox"/> USED	<input type="checkbox"/> DEMONSTRATOR	<input type="checkbox"/> FACTORY OFFICIAL				

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	
We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. <u>Traducción española: Vea el dorso.</u>		26968.00	
<input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.			
X <input checked="" type="checkbox"/>			

TRADE-IN VEHICLE INFORMATION				*DOCUMENTARY SERVICE FEE	
Year:	Make:	Model:	Color:		
Serial No:	Odometer Reading:		<input type="checkbox"/> Not Accurate		
Trade-In Allowance:	Payoff & Lienholder:		TOTAL SELLING PRICE		
Year:	Make:	Model:	Color:	26968.00	
Serial No:	Odometer Reading:		<input type="checkbox"/> Not Accurate		
Trade-In Allowance:	Payoff & Lienholder:		TRADE-IN ALLOWANCE		
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by	\$ _____		0.00		
X <input checked="" type="checkbox"/>				CASH CAR DIFFERENCE	
				26968.00	
OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS				COUNTY SALES TAX	
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION				N/A	
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE				0.00	
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION				TITLE FILING/TEMPORARY TAG FEES	
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL				15.00	
*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.281.				TOTAL CASH DIFFERENCE	
				26983.00	
<input type="checkbox"/> IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING.				PAYOFF	
Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.				0.00	
X <input checked="" type="checkbox"/>				TOTAL DUE	
				26983.00	
				PARTIAL PAYMENT	
				(Please see Reverse Side)	
				0.00	
				CASH ASSISTANCE	
				0.00	
				UNPAID BALANCE DUE	
				26983.00	

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS Purchaser Accepted by Authorized Dealership Representative
 CITY OF COLUMBUS Purchaser
 DealerCAR 46651**RFI-FI CATALOG #8963714
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- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640 Deal #: 51625350223
 Purchaser's Name(s): CITY OF COLUMBUS Stock #: FTM4464
 Address: 4211 GROVES RD COLUMBUS OH 43232 Date: 12/30/2022
 County: FRANKLIN
 Home Telephone: 614/645-6104 Work Telephone: _____ E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR RUBY RED MET TINTD CL	
SERIAL NO. MAJ6S3GL5MC451151		ODOMETER READING <input type="checkbox"/> Not Accurate 3776	SALESPERSON DEREK 8718 BUCHWALTER		
THE VEHICLE IS: <input checked="" type="checkbox"/> NEW <input type="checkbox"/> USED		PRIOR USE DISCLOSURE: <input type="checkbox"/> DEMONSTRATOR <input type="checkbox"/> FACTORY OFFICIAL <input type="checkbox"/> PRIOR RENTAL <input type="checkbox"/> OTHER			
WARRANTY STATEMENT				CASH PRICE OF VEHICLE	27339.00
We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. Traducción española: Vea el dorso.					
<input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any Implied warranties apply for the duration of the Limited Warranty.					
X _____ X					
TRADE-IN VEHICLE INFORMATION					
Year:	Make:	Model:	Color:	*DOCUMENTARY SERVICE FEE	
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate		TOTAL SELLING PRICE		
Trade-In Allowance:	Payoff & Lienholder:		TRADE-IN ALLOWANCE		
Year:	Make:	Model:	Color:	CASH CAR DIFFERENCE	
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate		COUNTY SALES TAX N/A		
Trade-In Allowance:	Payoff & Lienholder:		TITLE FILING/TEMPORARY TAG FEES		
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X.				TOTAL CASH DIFFERENCE	
				PAYOFF (Including any Negative Equity)**	
OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS					
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE				TOTAL DUE	
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL				PARTIAL PAYMENT (Please see Reverse Side)	
				CASH ASSISTANCE	
*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.				UNPAID BALANCE DUE	
<input checked="" type="checkbox"/> IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender of the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be canceled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.				TOTAL DUE	
X _____ X				UNPAID BALANCE DUE	

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS Purchaser _____ Accepted by Authorized Dealership Representative _____
 CITY OF COLUMBUS Purchaser _____
 Dealer/CAP 466511**RFI-FI CATALOG #8963714 © 2016 CDK Global, LLC Ohio (09/15)



- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640 Deal #: 51625360223
 Purchaser's Name(s): CITY OF COLUMBUS Stock #: FTM4468
 Address: 4211 GROVES RD COLUMBUS OH 43232 Date: 12/30/2022
 Home Telephone: 614/645-6104 Work Telephone: _____ County: FRANKLIN
 E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR MOONDUST SILVER META	
SERIAL NO. MAJ6S3GL3MC451164		ODOMETER READING <input type="checkbox"/> Not Accurate 3496	SALESPERSON DEREK 8718 BUCHWALTER		
THE VEHICLE IS: <input checked="" type="checkbox"/> NEW <input type="checkbox"/> USED		PRIOR USE DISCLOSURE: <input type="checkbox"/> DEMONSTRATOR <input type="checkbox"/> FACTORY OFFICIAL <input type="checkbox"/> PRIOR RENTAL <input type="checkbox"/> OTHER			
WARRANTY STATEMENT				CASH PRICE OF VEHICLE	26686.00
We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. <i>Traducción española: Vea el dorso.</i>					
<input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.					
X _____ X _____					
TRADE-IN VEHICLE INFORMATION					
Year:	Make:	Model:	Color:	*DOCUMENTARY SERVICE FEE	
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate		TOTAL SELLING PRICE		
Trade-In Allowance:	Payoff & Lienholder:		TRADE-IN ALLOWANCE		
Year:	Make:	Model:	Color:	CASH CAR DIFFERENCE	
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate		COUNTY SALES TAX		
Trade-In Allowance:	Payoff & Lienholder:		TITLE FILING/TEMPORARY TAG FEES		
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X _____				TOTAL CASH DIFFERENCE	
OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS				PAYOFF (Including any Negative Equity)**	
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION				TOTAL DUE	
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE				PARTIAL PAYMENT (Please see Reverse Side)	
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION				CASH ASSISTANCE	
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL				UNPAID BALANCE DUE	
*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.				26701.00	
<input checked="" type="checkbox"/> IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.					
X _____ X _____					

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized, I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser _____ Accepted by Authorized Dealership Representative _____
 CITY OF COLUMBUS
 Purchaser _____
 Dealer/CAP _____ 466511**RFI-FI CATALOG #8963714 © 2015 CDK Global, LLC Ohio (09/15)



- RICART FORD
- RICART NISSAN
- RICART MITSUBISHI
- RICART COMMERCIAL SALES

RICART PROPERTIES, INC., dba
 4255 S. HAMILTON ROAD / 4241 & 4355 WILLIAMS ROAD
 P.O. BOX 27130, COLUMBUS, OHIO 43227
 614-836-5321

- #1 RICART EXPRESS NEWARK
1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640 Deal #: 51625370223
 Purchaser's Name(s): CITY OF COLUMBUS Stock #: FTM4474
 Address: 4211 GROVES RD COLUMBUS OH 43232 Date: 12/30/2022
 Home Telephone: 614/645-6104 Work Telephone: _____ County: FRANKLIN
 E-Mail: _____

The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE	COLOR RUBY RED MET TINTD CL
SERIAL NO. MAJ6S3GL9MC461167		ODOMETER READING <input type="checkbox"/> Not Accurate 3831	SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS: NEW USED DEMONSTRATOR FACTORY OFFICIAL PRIOR RENTAL OTHER

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	27339.00
We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) The information you see on the window form overrides any contrary provisions in the contract of sale. Traducción española: Vea el dorso.			
<input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.			
X _____ X _____			

TRADE-IN VEHICLE INFORMATION		*DOCUMENTARY SERVICE FEE	
Year:	Make:	Model:	Color:
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate		
Trade-In Allowance:	Payoff & Lienholder:		
Year:	Make:	Model:	Color:
Serial No:	Odometer Reading: <input type="checkbox"/> Not Accurate		
Trade-In Allowance:	Payoff & Lienholder:		
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X _____		TOTAL CASH DIFFERENCE	27354.00
		PAYOFF (including any Negative Equity)**	0.00

OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		TOTAL DUE	27354.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		PARTIAL PAYMENT (Please see Reverse Side)	0.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		CASH ASSISTANCE	0.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION			
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL		UNPAID BALANCE DUE	27354.00

*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.

IF BOX IS MARKED, FINANCING FOR THIS PURCHASE TRANSACTION HAS NOT BEEN FINALIZED, PLEASE CAREFULLY READ THE FOLLOWING. Although we are permitting you to take possession of the Vehicle, you understand that financing for the purchase of the Vehicle has not been approved. This is known as a "Spot Delivery". You acknowledge that we have advised you that we will not loan you the money for the purchase of the vehicle and you understand that this transaction is conditioned upon final financing approval by a third party lender ("lender"). "Final financing approval" by a third party lender means that financing has been obtained directly from a lender or the Retail Installment Sales Contract/Finance Contract has been assigned to and accepted by a lender on the exact terms agreed upon. You understand that by signing below, you are agreeing to take possession of the Vehicle subject to final financing approval and the following terms and conditions: (1) You must have a valid driver's license to operate the Vehicle, maintain full insurance coverage on the Vehicle, and may not permit anyone who does not have a valid driver's license to operate the Vehicle; (2) If final financing approval is not provided by a third party lender for your purchase of the Vehicle within 6 days from the date of this Agreement, this Agreement and the Contract may be cancelled and you will immediately return the Vehicle to the Dealership or pay the Unpaid Balance Due as reflected in this Agreement within 48 hours of verbal or written notice of cancellation; (3) If you are required to return the Vehicle to the Dealership, you will return it in the same condition it was in when it left the Dealership, normal wear and tear excepted. Upon your return of the Vehicle to the Dealership, we will return your Trade-In Vehicle to you and refund any Partial Payment made by you in accordance with the terms of this Retail Purchase Agreement, less the cost of repairing any damage that occurred to the Vehicle during your use, possession and control of the Vehicle and any other amounts you owe us pursuant to this Agreement. If the amount of these charges exceeds the total amount you paid us, you must pay any additional amounts owed to us upon your return of the Vehicle; (4) If you are in breach of this Agreement or fail to return the Vehicle to us upon our demand, you will be required to pay all expenses incurred by us to have the Vehicle returned and the Dealership, or any of its agents or employees, may peacefully retake possession of the Vehicle. You further agree to defend, indemnify and hold harmless the Dealership from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of your use, possession and control of the Vehicle and/or any breach of your responsibilities as set in this Agreement. I have read this Spot Delivery Agreement and understand and agree to be bound by these terms and conditions. I further agree that these terms and conditions modify and are part of the Retail Installment Sales Contract/Finance Contract; but if the Retail Installment Sales Contract/Finance Contract contains a Spot Delivery/Conditional Delivery Agreement or Limited Right to Cancel, then the terms and conditions set forth therein shall control.

X _____ X _____

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS Purchaser _____ Accepted by Authorized Dealership Representative _____
 CITY OF COLUMBUS Purchaser _____
 Dealer/CAR 46651**RFI-FI CATALOG #8963714 © 2015 CDK Global, LLC Ohio (09/15)



- RICART FORD
- RICART NISSAN
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1525 W Church Street, Newark, OH 43055
- RICART HYUNDAI
- RICART KIA
- GENESIS OF GROVEPORT

RETAIL PURCHASE AGREEMENT

Customer #: 731640
 Purchaser's Name(s): CITY OF COLUMBUS
 Address: 4211 GROVES RD COLUMBUS OH 43232

Deal #: 51625410223
 Stock #: FTM4487
 Date: 12/30/2022
 County: FRANKLIN

Home Telephone: 614/645-6104 Work Telephone: _____ E-Mail: _____
 The above information has been requested so that we may verify your identity. By signing below, you represent that you are at least 18 years of age and have authority to enter into this Agreement. The Odometer Reading for the Vehicle you are purchasing is accurate unless indicated otherwise. Please refer to the Federal Mileage Statement for full disclosure.

YEAR 2021	MAKE FORD	MODEL ECOSPORT	TYPE UT	COLOR DIAMOND WHITE
SERIAL NO. MAJ6S3JL9MC456135		ODOMETER READING <input type="checkbox"/> Not Accurate 3843	SALESPERSON DEREK 8718 BUCHWALTER	

THE VEHICLE IS:	PRIOR USE DISCLOSURE:			
<input type="checkbox"/> NEW <input type="checkbox"/> USED	<input type="checkbox"/> DEMONSTRATOR	<input type="checkbox"/> FACTORY OFFICIAL	<input type="checkbox"/> PRIOR RENTAL	<input type="checkbox"/> OTHER

WARRANTY STATEMENT		CASH PRICE OF VEHICLE	28394.00
<p>We are selling this Vehicle to you AS-IS and we expressly disclaim all warranties, express and implied, including any implied warranties of merchantability and fitness for a particular purpose, unless the box beside "USED VEHICLE LIMITED WARRANTY APPLIES" is marked below or we enter into a service contract with you at the time of, or within 90 days of, the date of this transaction. Any warranties by a manufacturer or supplier other than our Dealership are theirs, not ours, and only such manufacturer or supplier shall be liable for performance under such warranties. We neither assume nor authorize any other person to assume for us any liability in connection with the sale of the Vehicle and the related goods and services. CONTRACTUAL DISCLOSURE STATEMENT (USED VEHICLES ONLY) 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. <u>Traducción española: Vea el dorso.</u></p> <p><input type="checkbox"/> USED VEHICLE LIMITED WARRANTY APPLIES. We are providing the attached Limited Warranty. Any implied warranties apply for the duration of the Limited Warranty.</p> <p>X _____ X _____</p>			

TRADE-IN VEHICLE INFORMATION		*DOCUMENTARY SERVICE FEE	
Year: _____ Make: _____ Model: _____ Color: _____	Odometer Reading: <input type="checkbox"/> Not Accurate	TOTAL SELLING PRICE	28394.00
Trade-In Allowance: _____	Payoff & Lienholder: _____	TRADE-IN ALLOWANCE	0.00
Year: _____ Make: _____ Model: _____ Color: _____	Odometer Reading: <input type="checkbox"/> Not Accurate	CASH CAR DIFFERENCE	28394.00
Trade-In Allowance: _____	Payoff & Lienholder: _____	COUNTY SALES TAX	N/A
**NEGATIVE EQUITY: You are aware that the Payoff on your Trade-In/Lease Turn-In Vehicle exceeds the Trade-In Allowance from us and, as a result, you have requested that the Total Due be increased by \$ _____ X _____		TITLE FILING/TEMPORARY TAG FEES	15.00
		TOTAL CASH DIFFERENCE	28409.00
		PAYOFF (Including any Negative Equity**)	0.00

OTHER MATERIAL UNDERSTANDINGS AND INTEGRATED DOCUMENTS		TOTAL DUE	28409.00
PLEASE SEE THE ATTACHED DELIVERY CONFIRMATION		PARTIAL PAYMENT (Please see Reverse Side)	0.00
PLEASE SEE THE ATTACHED AGREEMENT TO ARBITRATE		CASH ASSISTANCE	0.00
PLEASE SEE THE ATTACHED FINANCE & INSURANCE PRODUCT PURCHASE CONFIRMATION		UNPAID BALANCE DUE	28409.00
PLEASE SEE PARAGRAPH 16 ON REVERSE SIDE REGARDING WAIVER OF JURY TRIAL			

*Documentary Service Fee: This fee is charged by the Dealership for performing administrative services and processing documents related to the closing of a sale. This fee is charged by the Dealership in accordance with O.R.C. § 4517.261.

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X _____ X _____

The front and back of this Agreement and any documents which are part of this transaction or incorporated herein comprise the entire agreement affecting this Retail Purchase Agreement and no other agreement or understanding of any nature concerning the same has been made or entered into, or will be recognized. I have read the terms and conditions of this Agreement, including the terms and conditions that appear on the reverse side, and agree to them as if they were printed above my signature. I further acknowledge receipt of a copy of this Agreement. This Agreement shall not become binding until signed by an Authorized Dealership Representative.

CITY OF COLUMBUS
 Purchaser _____
 CITY OF COLUMBUS
 Purchaser _____
 Dealer/CAR _____

Accepted by Authorized Dealership Representative _____

46651**RFI-FI
 CATALOG #8963714

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