## Salesperson: F & I Manager:

DEALER (Also referred to as "Seller")

Name: Bill Adams Enterprises, LLC d/b/a Century Trucks & Vans

## **Vehicle Purchase Order**

**VEHICLE** 

Year/Make/Model: 2023 GMC 2500 Sierra

Sale Date: 7/31/2025 Stock Number: 51380

**⊠** Used

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☐ New

Address: 1300 E. Main St Grand Prairie, 1X 75050	VIN: 1G159LE/XPF189525	
Phone: (972) 263-3952 Fax: (972) 264-1234	Miles: X ActualExceedsNo	t Actual 9
BUYER (Also referred to as "You")	CO-BUYER	VED.
Name: Navarro County	Name: N/A RECE	VED
Address: 300 West 3rd Suite 2 Corsicana, TX 75110	Address: N/A	
Phone(s): H: (903) 654-3033	Phone(s): N/A	2025
TRADE VEHICLE	DISCLOSURE AUG 0 4	2025
Year/Make/Model N/A	Open Recall NAVARRO	COUNTY
VIN / Miles: N/A	AUDITOR'S	
Lien holder: N/A COPY	X X	011102
Seller has relied on the truth and accuracy of the information provided by buyer		sents that you have give
true payoff amount on the vehicle traded in. If the payoff amount is more than the	ne amount shown above you must pay Seller the excess	on demand. Buyer
warrants that he/she has good and marketable title which is not branded Initial	Here: X 1970	
	Sales Negotiated Price	\$35,975.00
FOR "AS-IS" SALE ONLY:	Accessories 1	
I AM FULLY AWARE THAT "AS-IS" MEANS THAT I ASSUME 100% RESPONSIBILITY FOR ALL FAULTS THAT THIS VEHICLE HAS NOW OR IN THE	2 Keyfetch Auto Protect \$800	
FUTURE, AND THAT I AM RELEASING THE DEALERSHIP FROM ANY	3	
RESPONSIBILITIES AND/OR LIABILITIES REGARDING THIS VEHICLE AND	Subtotal: \$36,970.00	
THAT I AM IN FULL AGREEMENT TO PURCHASE THIS VEHICLE UNDER THE		40.00
ABOVE MENTIONED TERMS. THE BUYER HEREBY ACCEPTS THE ABOVE DESCRIBED VEHICLE IN ITS PRESENT "AS-IS" CONDITION AND WAIVES ALL	GAP**	
WARRANTIES INCLUDING THE DEALER'S IMPLIED WARRANTY OF	Service Contract**	\$0.00
MERCHANTABILITY AND THE DEALER'S IMPLIED WARRANTY OF FITNESS.	Subtotal: \$36,970.00	
SHOULD THE VEHICLE PROVE DEFECTIVE FOLLOWING BUYER'S PURCHASE,	Reg / Title / Other Fees*	\$17.50
THE BUYER AND NOT THE DEALER, DISTRIBUTOR OR RETAILER ASSUMES THE ENTIRE COST OF ALL NECESSARY SERVICING OR REPAIR.	Inventory Tax/Inspection Fee	
Used Car Buyers Guide: The information you see on the window form for	Documentary Service Fees**	\$225.00
this vehicle is part of this contact. Information on the window form	boomining control too	\$223.00
overrides any contrary provisions in the contract of sale.	N/A	N/A
	Subtotal: \$327.61	
THE MINIMUM PUBLIC LIABILITY INSURANCE LIMITS PROVIDED IN LAW MUST BE MET BY EVERY PERSON WHO PURCHASES A	Subtotal:\$327.61	
VEHICLE. IF YOU ARE UNSURE WHETHER OR NOT YOUR CURRENT	0.000% Tax on Service Contract	\$0.00
INSURANCE POLICY WILL COVER YOUR NEWLY	Sales Tax 0.000%	
ACQUIRED VEHICLE IN THE EVENT OF AN ACCIDENT, YOU SHOULD CONTACT YOUR INSURANCE AGENT. YOUR PRESENT POLICY MAY	Total Sales Amount	\$37,297.61
NOT COVER COLLISION DAMAGE OR MAY NOT PROVIDE FOR FULL		
REPLACEMENT COSTS FOR THE VEHICLE BEING PURCHASED.	Deposit/ Cash Down	\$0.00
The Inventory Tax charge is intended to reimburse the dealer for ad valorem taxes on its motor vehicle	Deferred Down Payment(s)	
inventory. The charge, which is paid by the dealer to the	Trade Allowance	
county tax assessor-collector, is not a tax imposed on a	Trade Payoff	
consumer by the government, and is not required to be	Net Trade Value	
charged by the dealer to the consumer.	Total Down:	\$0.00
	Total Down.	40.00
THERE IS NO COOLING-OFF PERIOD.	Cash Due / Finance Amount	\$37,297.61
A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DOCUMENTARY FEE IS NOT REQUIRED	DVI AW PUT MAY DE CHADCED TO DUNEDO COD LICITORIO	
THE SALE. A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AMOUNT AGREED TO	D BY THE PARTIES. THIS NOTICE IS REQUIRED BY LAW.	OCUMENTS RELATING
7/31/2025		
Buyer's Signature Date Accepte	d By (Dealer or Authorized Representative)	
7/31/2023 providir	may receive a fee, commission, or other compens ng, procuring, or arranging financing	ation for
Co-Buyer's Signature Date	ear processing, or unangling linaricing	

- 1. CONDITIONS. If for any reason financing approval is not given or other condition of Dealer's performance fails, or this Agreement is declared void, this section applies. You will return the Vehicle to us. You will pay us on demand all reasonable charges and expenses for any damage to the Vehicle. If you fail to return the Vehicle within 24 hours of our request, you acknowledge that we may retake immediate possession of the Vehicle and you agree to pay us (i) all reasonable expenses we incur in connection with retaking the Vehicle; including towing and storage charges, (ii) the greater of \$.50 per mile or \$50 per day for your use of the Vehicle from the date of your possession of it, and (iii) property damage claims, fines, claims, and penalties assessed by governmental agencies and attorney fees, and other sums to the extent permitted by applicable law.
- 2. WARRANTIES. The applicability of any existing manufacturer's warranty on the used motor vehicle, if any, shall be determined solely by the terms of such warranty. On used motor vehicles, Dealer makes no express warranties except as may be set forth in any written limited warranty granted to Buyer. As to the implied warranties of merchantability and fitness, the same shall be modified, disclaimed or excluded as provided in a separate writing furnished to Buyer by Dealer in the form of a Limited Warranty or a Disclaimer of Warranties. The terms of such Limited Warranty or Disclaimer of Warranties shall control and thereby affect any implied warranties, and such terms and conditions are hereby made a part of this order and are incorporated herein by reference.
- 3. <u>BUYER'S OBLIGATIONS.</u> Buyer agrees that any misrepresentation on any credit application provided by Buyer with respect hereto shall constitute a breach of this Agreement. Buyer agrees that upon execution of the Agreement, Buyer shall deliver to Seller the title to any trade in vehicle subject to the Agreement and shall sign all documents requested by Dealer for Dealer to obtain title to the trade in vehicle, including Authorization for Payoff and Affidavit or Lost Title Buyer shall execute an odometer disclosure statement pertaining to Buyer's trade-in vehicle(s) as required by law. Buyer agrees and acknowledges that any misrepresentation on said odometer statement will constitute a breach of this agreement by Buyer and entitles Dealer to pursue all remedies allowed by law or, at Dealer's option, to cancel this agreement. Further, in the event the vehicle purchase referred to in this order is to be financed, Buyer herein, before or at the time of delivery of the vehicle ordered, and in accordance with the terms and conditions of payment indicated in the Agreement, agrees to execute a retail installment contract or security agreement for the purchase of such vehicle.
- 4. <u>SECURITY INTEREST.</u> Buyer hereby grants to Dealer a security interest in the subject vehicle and in all additions, accessories, and all proceeds of insurance covering its loss, damage, or destruction, and in all service contracts and mechanical breakdown policies pertaining thereto. Seller retains this security interest notwithstanding assignment of any retail installment contract or other financing agreement and Seller's security interest is secondary to the holder of the retail installment contract or other financing agreement.
- 5. <u>ATTORNEY'S FEES.</u> In the event either Buyer or Dealer shall seek the services of an attorney as a result of the breach of this agreement by the other party, the prevailing party in any legal action or arbitration shall be entitled to reimbursement of attorney's fees and costs incurred as a result of the other party's breach. Further, in the event Buyer files for bankruptcy, Dealer shall be entitled to collect any and all attorney's fees incurred by Dealer with respect to such bankruptcy proceeding, including but not limited to seeking relief from stay or seeking reaffirmation of the debt.
- 6. <u>BUYER'S WARRANTIES.</u> BUYER MAKES THE FOLLOWING WARRANTIES CONCERNING THE TRADE-IN VEHICLE(S) LISTED IN THE AGREEMENT:
  - A. That the vehicle has not been involved in any collision resulting in any body or chassis damage and does not contain any hidden mechanical defects or hidden defects in the body or chassis;
  - B. That other than the creditor lien for the stated payoff balance, the title to the trade-in vehicle is free and clear of any other liens or encumbrances, and that buyer is the registered owner of said vehicle and agrees to deliver to Dealer satisfactory evidence of title to said vehicle:
  - C. That the certificate of title for said vehicle does not contain any brand or comment, including but not limited to "REBUILT," "SALVAGE," "JUNK," "DESTROYED," "NON-CONFORMING," "LEMON," or "FLOOD;"
  - D. That the airbag(s) is/are intact and have not been deployed, deactivated, tampered with, repaired, or otherwise altered in any way, and that no airbag "on/off switch" has been installed;
  - E. That the trade-in vehicle has not been determined to have an uncorrected non-conformity or serious safety defect as the result of any final determination, adjudication or settlement in Washington or any other state;
  - F. That the vehicle's emission control equipment is intact, standard to the vehicle, and that no part of the system has been removed or altered;
  - G. That the vehicle has never sustained flood or water damage:
  - H. That the odometer on the vehicle has not been rolled back or otherwise tampered with, and that the mileage reflected on the odometer is the actual mileage on the vehicle

## READ THIS ENTIRE DOCUMENT BEFORE SIGNING, IT INCLUDES MANY IMPORTANT AND BINDING PROVISIONS,

Purchaser agrees that (1) this order includes all the terms and conditions on the face of this form together with any attachments referenced herein. (2) This order cancels and supersedes any prior agreement and as of the date herein comprises the complete and exclusive statement of the terms of this agreement relating to the subject matters covered hereby. (3If a retail installment contact or note and security agreement is signed in conjunction with this purchase order (collectively, the "agreement"), the agreement is binding upon execution, provided however, that the dealer will hereafter assess the buyer's creditworthiness and if the dealer does not hereafter approve financing on account of the buyer's creditworthiness and subsequently notifies buyer of such disapproval, this agreement is void, except as may otherwise be provided herein. (4) Purchaser by execution of this order certifies that he or she is of legal age and acknowledges that he or she has read its terms, conditions and attachments and has received a true copy of this order. (5) If any amount of purchase price is not paid at time of delivery of vehicle to purchaser, the purchaser grants to selling dealer a purchase money security interest in this vehicle as security for payment of the balance of the purchase price.

X7/31/2025 Purchaser's Signature Date						
			Dealer or Authorized Representative			· · · · · · · · · · · · · · · · · · ·
<b>X</b> Samuel Control	7/31/2025	••	•		:	
Co-Buyer's Signature	Date	<del></del>	•		• ,	
ASM Software	recorde all rights and	provides this fo	som without ove	roce or implied woments of	to content fitness or less	st ·

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