

The Taverna Collection

3801 S State Road 7, West Park, FL 33023
 (954) 271-1000 phone (954) 343-9814 fax

Sales Person Dan Shin

Buyer Name: **GAMING TECHNOLOGIES INC**

Address: **540 WEST AVE APT 512**

Phone Number: **(213)800-8808**

Co-Buyer Name:

City: **MIAMI BEACH**

State: **FL**

Zip: **33139**

Cell Phone: **(213)800-8808**

Date: **01/16/2023**

PLEASE ENTER MY ORDER FOR THE FOLLOWING			
STOCK # NV009452	YEAR 2015	MAKE AUDI	MODEL A5
CYL 00	TRIM PREMIUM PL	BODY STYLE 2DR	COLOR
VIN # WAUMFAFH7FN009452		MILEAGE 94662	
LIEN TO			
NAME			
ADDRESS			
CITY, STATE, ZIP			
LIEN DATE			
TRADE IN VEHICLE #1			
YEAR	MAKE	MODEL	TRIM
VIN #	MILEAGE		PAY OFF AMOUNT N/A
TRADE IN VEHICLE #2			
YEAR	MAKE	MODEL	TRIM
VIN #	MILEAGE		PAY OFF AMOUNT N/A
Buyer acknowledges that the pay off amount on the trade-in vehicle is an estimate. In the event the actual payoff amount is greater, Buyer shall pay in cash to Seller the difference between the actual and the above estimated payoff amount within 3 days after Seller notifies Buyer of such difference.			

Price of car as equipped	17499.00
Administrative Fee ¹	989.00
Sub Total	18488.00
Trade in allowance	N/A
Taxable Sales Price / Difference	18488.00
Balance owed on trade in	N/A
Sales Tax	1148.28
FL Surtax	N/A
Title Agency Processing Fee ¹	150.00
Title & Registration	358.00
Doc Stamp	N/A
Total	20144.28
Shipping	N/A
Service Contract	500.00
Down Payment	N/A
Deposit	N/A
AMOUNT DUE	20644.28

Any claim or dispute, whether in contract, tort, statute or otherwise (including the interpretation and scope of this arbitration provision, and the arbitrability of any claim or dispute), between The Taverna Collection ("Company") and Buyer related to the purchase of a vehicle shall at the election of either party be resolved by neutral, binding arbitration and not by a court action. If federal law provides that a claim or a dispute is not subject to binding arbitration than this provision shall not apply to such claim or dispute only. Any claim or dispute is to be arbitrated by a single arbitrator on an individual basis and not as a class action. You expressly waive any right you may have to arbitrate a class action or participate as a Class Representative or Class Member on any class claim you may have against the Company or its employees, agents or representatives. Arbitration shall be conducted pursuant to the rules of the American Arbitration Association. Any arbitration proceeding shall take place in Fort Lauderdale, Florida, and it is agreed that the proceedings shall be governed by the laws of the State of Florida, including issues of discovery. Any award by the arbitrator shall be in writing and will be final and binding on all parties, subject to any limited right to appeal under Florida law. The requirement of arbitration of any dispute shall not be abrogated or waived by the use of self-help remedies, such as repossession or by filing an action to recover the vehicle, to recover a deficiency in payment owed, or for injunctive relief. The arbitrator shall have the authority to award injunctive relief and/or specific performance and the parties hereby consent to the jurisdiction of the courts located in Broward County, Florida for the enforcement of any injunctive relief awarded. The arbitrator shall not have the authority to award punitive damages but may award attorneys' fees and costs to the prevailing party. Before any party institutes an action or proceeding other than one that is expressly outside of the scope of the arbitration provision, the parties must first mediate the dispute before a Florida Supreme court certified mediator which mediation shall be conducted in Broward County, FL. The parties shall jointly select the mediator, equally divide the cost of the mediation and the parties shall use good faith in selecting the mediator and participating in the mediation. Buyer specifically acknowledges for himself or herself that Buyer did not rely upon any oral representations by any party or by anyone employed by or associated with the Company in deciding to enter into the contractual agreements with the Company, and hereby waives any claim to breach of any oral representations made or which may have been made during the process of executing the sales documents and other agreements with the Company. Any warranties on the products sold hereby are those made by the manufacturer. The Company hereby expressly disclaims and Buyer acknowledges all warranties, either expressed or implied, including any implied warranty of merchantability or fitness for a particular purpose are only those of the manufacturer. The Company neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of said vehicle, except to the extent of any limited warranty executed separately by the Company. I have read the matter printed in the document package hereof and agree to it as part of this order the same as if it were printed above my signature. The entire agreement between the Company and Buyer is expressed in writing herein. No other terms or conditions, oral or written, will be recognized. All used cars are sold "AS IS" and without guarantee as to condition, mileage, year or model, unless specified in writing. The Order is not binding on the Company until it is accepted in writing by the Company Dealer Principal (not the salesperson). **Deposit and Down Payment amount indicated above is non-refundable and holds vehicle for Buyer for 7 days from the date indicated above.** If you fail or refuse to accept delivery of the above described vehicle or misrepresent any facts to us, we may keep as liquidated damages any cash deposit you made, to the extent not prohibited by law. We may reimburse ourselves for any expenses and losses (such as reasonable attorneys' fees and repossession costs) we incur or suffer as a result of your failure, refusal or omission. This section does not apply if you cancel the transaction as a result of a change in the appraised value of any trade-in tendered in consideration for the purchase. Buyer certifies that s/he is of legal age, has read the foregoing order in full and acknowledges receipt of copy of same and agrees to sign a Contract of Conditional Sale covering this Order by signing below. This charge represents costs and profit to the dealer for items such as inspecting, cleaning, and adjusting vehicles, and preparing documents related to the sale.

Accepted by (Company):  E-SIGNED BY Dan Shin on 2023-01-16 23:26:22 GMT

Title: _____

I acknowledge receipt of a copy of this order (Buyer):

X  E-SIGNED BY JASON DRUMMOND on 2023-01-16 12:06:56 GMT
 Buyer's Signature(s)