Dick Lovett BMW Retailer





Used Vehicle Invoice

Invoice Name & Address:

. IDM Airside Ltd. 72 St. Annes Road East LYTHAM ST. ANNES Lancashire FY8 1UX

Customer Name & Address:

. IDM Airside Ltd. 72 St. Annes Road East LYTHAM ST. ANNES Lancashire FY8 1UX

Document Details:

Customer No. : 650881 Purchase Order: 36671 Page No.

Invoice Date :10/09/2021 Sales Person : Phil Rossiter Stock No. :595271/1 **Delivery Date** : 10th September 2021

Enquiry No. .226292/172 : 10/09/2021 Date Invoice No. :9149321 Selling Branch :0009 Sales Type

Dealer Comments:

Discount Nett Value : G31 530e M Sport Touring XB1 PHEV Vehicle 37500.00 0.00 37500.00 7500.00 45000.00 C Vehicle price : Phytonic Blue Colour

: Black Dakota leather Trim

Condition: Used

:WP21NKL Registration No.

:WBA12CG030CF97780 VIN

Previous Owners :1

Registration Date : 31/03/2021 Engine number :20736244

Fuel Type : Electric + Petrol

Engine Capacity :1998

CO2 Last Known Mileage: 7500

BHP

No. of Doors :5 Body Style : Touring

Vehicle Security Code:

Radio Code CD Code Key No.1

Kev No.2 Immobiliser Code Statement/Summary:

Invoice Total **Total Deposit Paid**

0.00 0.00 Finance settlement Total trade-In 0.00 **Total Amount Due** 45000.00

VAT Summary:

Sub-total:

V Description C Vehicle Input/Output Rate% Value 20.0

37500.00

45000.00

7500.00

Y COPY COPY C

0.00

Sub-total: VAT: Total:

37500.00

7500.00 45000.00

37500.00

45000.00

Quantity: **Grand Total:** 45000.00

7500.00

Next Service Date: 08/04/2023 MOT Expiry Date : 07/04/2024 Next Emmissions Check : --/--/ Tax Disc Expiry Date : --/--/---

ade-in vehicle details	PX Stock No.	Reg No's	Mileages	Nett Allow	VAT	Total
	0/0 0/0 0/0			0.00 0.00 0.00	0.00 0.00 0.00	

Ref #1: **Account Name:** Amount: Code: Account Description: Ref #2: JDM Airside Ltd. v0010 Customer Account Ref #3:

The terms and conditions applicable are those set out in Order No. 36671. If there is any inconsistency between that document and the terms and conditions overleaf, then the conditions set out in Order No.

I declare that I am the buyer at the price stated of 31 530e M Sport Touring XB1 PHEV No. 736244

The vehicle sold on this invoice is a qualifying vehicle and an input tax deduction has been made by me.

Purchaser's signature Date Date Vendor's signature

F & O F

Address

Laurel Court Cribbs Causeway Bristol BS10 7TU 0117 905 0000 0117 905 0090 Telephone Fax e-mail Internet

bmw.bristol@dicklovett.co.uk www.dicklovett.co.uk

Registered Office

Registered in VAT Registration No.

The Copse Frankland Road Blagrove, Swindon Wiltshire SN5 8YW England 1683232 576 1316 37

Dick Lovett (Bristol) Ltd is an Appointed Representative of BMW Financial Services (GB) Ltd which is authorised and regulated by the Financial Conduct Authority for General Insurance Mediation. Dick Lovett (Bristol) Ltd is directly authorised and regulated by the Financial Conduct Authority for the broking of Consumer Credit under Firm Reference Number 677067.

TERMS AND CONDITIONS

NOTHING CONTAINED IN THIS DOCUMENT IS INTENDED TO AFFECT OR RESTRICT NOR SHALL IT AFFECT OR RESTRICT THE STATUTORY RIGHTS OF A CONSUMER.

GENERAL

 This document contains all the terms of the contract and no amendment hereto shall be valid unless agreed in writing by an authorised official of the Vendor.

DELIVERY

- 2. The Vendor will endeavour to deliver the vehicle by the estimated Delivery Date but does not guarantee the time of delivery and time shall not be of the essence. The Vendor shall not be liable for any damages, costs or other claims of any nature arising out of a delay in delivery. The Vendor may at any time cancel the contract if the manufacturer ceases to make that type of vehicle. The Vendor shall not be liable for any failure to deliver the Vehicle occasioned by his inability to obtain it from the importer.
- 3. If the Vendor is unable to supply any accessory (factory fitted or otherwise) the Vendor may at his option either substitute a reasonable equivalent or delete the accessory from this contract. If any accessory is deleted the Purchase Price shall be adjusted by the price thereof. The inability of the Vendor to supply an accessory shall not constitute a breach of contract or entitle the Purchaser to reject the Vehicle.
 - If the Vendor fails to deliver the Vehicle within 30 days of the Estimated Delivery Date the
- 4. Purchaser may give written notice to the Vendor requesting delivery of the Vehicle within 7 days of receipt of such notice. If the Vendor fails to deliver the Vehicle by the end of such period then the contract may be cancelled and any deposit paid by the Purchaser shall be returned to him and the Vendor shall have no further liability.
- . (a) The Vendor will inform the Purchaser when the Vehicle is ready for delivery.
- (b) The Purchaser shall pay the Purchase Price (less the Part Exchange Advance, if any) and shall take delivery of the Vehicle within 14 days of being informed that the Vehicle is ready for delivery.
- (c) If the Purchaser shall fail to pay the Purchase Price and to take delivery of the Vehicle within such a period the Vendor may elect to treat the contract as repudiated by the Purchaser and may retain any deposit paid by the Purchaser.
- (d) The Purchase Price shall be paid by BACS, CHAPS, Faster Payment, Debit Card, save where the Vendor has agreed to accept a cheque and it is received not less than 10 working days before delivery of the vehicle.

PRICE

- (a) The Purchase Price for the Vehicle set out overleaf is the price for the vehicle (including
 where applicable accessories, road fund licence, delivery, car tax and value added tax)
 current at the date of the order.
 - (b) If the rate or amount of car tax or value added tax or the road fund licence changes between the date of order and the date of delivery the Purchaser shall pay in respect of any such taxes duties or charges the amount which the Vendor is required to pay in respect of the Vehicle.
- (a) If the price recommended by the Manufacturer, Importer or other supplier (hereafter "the
 recommended price") for the vehicle or any part alters before delivery of the Vehicle then in
 the case of
 - (i) a decrease; or
 - (ii) an increase some or all of which the Vendor intends to charge to the Purchaser. The Vendor shall notify the Purchaser of such alteration and of the amount of any increase or decrease in the Purchase Price which the Vendor proposes to make as a result of such alteration.
 - (b) If the Vendor proposes:-
 - (i) an increase in the purchase Price; or
 - (ii) a decrease in the Purchase Price, where the amount of decrease in the Purchase Price is less than the decrease in the recommended price.
 - the Purchaser may within 14 days of receipt of a notice of change in the Purchase Priced cancel the contact be written notice.
 - (c) If after a receipt of a notice of change in the Purchase Price the Purchaser gives no notice of cancellation within 14 days or if the decrease in the Purchase Price proposed by the Vendor is the same as the decrease in the recommended price, then the Purchase Price specified in such notice by the Vendor shall be the Purchase Price under this contract.

PROPERTY

 The Vehicle will remain the property of the Vendor until the purchase Price less any Part Exchange Allowance has been received by the Vendor.

PART EXCHANGE VEHICLE ACCEPTANCE

- 9. The Vendor shall only be bound to accept the Part Exchange Vehicle (if any):-
 - (a) If the Part Exchange Vehicle is free from any hire purchase agreements, charges or other encumbrances (together Encumbrances) provided that if such Encumbrances have been fully disclosed by the Purchase, the Vendor shall subject to this clause accept the Part Exchange Vehicle if the level of the Part Exchange Allowance has taken into account any payment necessary to release the Part Exchange Vehicle absolutely from any Encumbrances and pass title to the Part Exchange Vehicle to the Vendor (if the payment required to release such vehicle absolutely from any Encumbrances is greater than that disclosed to the Vendor the Vendor may with the agreement of the Purchaser reduce the Part Exchange Allowance by an appropriate amount and accept the Part Exchange Vehicle); and If the Part Exchange Vehicle is delivered to the Vendor's place of business
 - (b) before delivery of the Vehicle to the Purchaser; and If upon delivery of the Part Exchange Vehicle by the Purchaser to the Vendor the Part
 - (c) Exchange Vehicle is in the same condition (subject only to fair wear and tear and reasonable increase in mileage) as when examined by the Vendor prior to fixing the Part exchange Allowance (provided that if the Part Exchange Vehicle is delivered in a worse condition or with an unreasonable increase in mileage the Vendor may, with the agreement of the Purchaser, reduce the Part Exchange Allowance by an appropriate amount and accept the Part Exchange Vehicle).
- 10. If the Part Exchange Allowance is reduced or withdrawn for any reason the Purchaser remains bound to pay the Purchase Price less such reduced Part Exchange Allowance (if any).
- 11. Property in the Part Exchange Vehicle will pass to the Vendor on acceptance by him of the Part Exchange Vehicle.

FINANCE ARRANGEMENTS

12. (a) The Purchaser may within 7 days of receipt of notification that the Vehicle is ready for delivery, arrange for a finance company to purchase the Vehicle from the Vendor for the Purchase Price. The Vehicle will then be delivered to the order of such finance company and all references to delivery of the Vehicles shall be construed accordingly.

(b) Upon the purchase of the Vehicle by such finance company clauses 2, 3, 4, 5, 6, 7 and 8 of the contract cease to have effect. The provisions of this contract relating to Part Exchange Vehicle (if any) shall continue to be effective but the Vendor shall, on behalf of the Purchaser, account for the Part Exchange Allowance and any deposit paid under this contract to the order of such finance company.

WARRANTY

- 13. The Vehicle will be warranted by the Vendor free from defects in materials and workmanship for at least 1 year from the date of first registration with no mileage limitation. The Warranty is not affected by any change of ownership of the Vehicle. Remedial work under warranty may be carried out by an appropriate franchise dealer at whose sole option any defective parts will be repaired or replaced. Any part replaced under warranty is warranted to be free from defects in parts and materials until expiry of the original Vehicle Warranty. The warranty does not apply if and to the extent that a defect is caused or worsened by one or more of the following circumstances:-
 - (1) After discovering the defect the customer has failed
 - (a) to inform an appropriate franchise dealer or to have the defect examined by an appropriate franchise dealer without delay and has failed
 - (b) to give an appropriate franchise dealer the opportunity to repair the defect without delay.
 - (2) The Vehicle or any part thereof has been subject to misuse, negligence or accident or used for racing, rallying or similar sports.
 - (3) The Vehicle has not been repaired or maintained by or through an appropriate franchise dealer.
 - (4) Parts have been installed into the Vehicle the use of which have not been approved by the manufacturer or if the Vehicle has been altered in a manner not approved by the Manufacturer.
 - (5) The instructions concerning the treatment maintenance and care of the Vehicle have not been adhered to.
 - (6) Normal wear and tear.
- 14. Except where the Vehicle is delivered to the order of a finance company the Purchaser will be supplied with a further copy of the warranty terms on delivery of the Vehicle.

DISTANCE SELLING

- 15. If this Agreement has been conducted without any face to face contact between the Dealer and the Customer, or anyone acting on their respective behalves, the Customer may give notice to cancel this contract within 14 days without giving any reason.
- 16. The cancellation period will expire after 14 days from the day on which you, or a third party other than the carrier and indicated by you acquires, physical possession of the goods, or the last good where you order multiple goods at the same time.
- 17. To exercise the right to cancel, you must inform us of your decision to cancel this contract by clear statement (e.g a letter sent by post, fax or email) to our address details overleaf. You may use the attached model cancellation form should you wish.
- 18. To meet the cancellation deadline, it is sufficient for you to send your communication concerning your exercise of the right to cancel before the cancellation period has expired.
- 19. If you cancel this contract, we will reimburse to you all payments from you, including the costs of delivery (except from the supplementary costs arising if you choose a type of delivery other then the least expensive type of standard delivery offered by us).
- 20. We will make the reimbursement without undue delay, and not later than-
 - (a) 14 days after the day on which the we receive the goods back, or
 - (b) (if earlier) 14 days after the day you provide evidence that you have returned the goods, or
 - (c) If there were no goods supplied, 14 days after the day on which we are informed about your decision to cancel this contract.
- 21. We will make the reimbursement using the same means of payment as you have used for the initial transaction, unless you have expressly agreed otherwise; in any event you will not incur any fees as a result of the reimbursement we may withhold reimbursement until we have received the goods back or you have sent evidence of having sent back the goods, whichever is the earliest.
- 22. You shall send back the goods or hand them over to us Dick Lovett, without undue delay and in any event not later than 14 days from the day on which you communicate your cancellation from this contract to us. The deadline is met if you send back the goods before the period of 14 days has expired.
- 23. You will bear the cost of returning the goods.
- 24. You must take reasonable care of the Goods and will be responsible for any loss or damage from when they are delivered until when they are returned to us. You are liable for any diminished value of the goods resulting from the handling other than that what is necessary to establish the nature, characteristics and functioning of the goods.
- 25. If you requested to begin the performance of any services during the cancellation period, you shall pay us an amount which is in proportion to what had been performed until you have communicated us your cancellation from this contract, in comparison with the full coverage of the contract.

NOTICES

15. Any notice given hereunder must be in writing and sent by post to the residence or place of business of the person to whom it is addressed and shall be deemed to have been received in due course of post.

ARBITRATION

16. All disputes or differences which shall at any time arise between the parties whether during the term of afterwards touching or concerning this agreement or its construction or effect or the rights duties or liabilities of the parties under or by virtue of it or otherwise or any other matter in any way connected with or arising out of the subject matter of this agreement shall be referred to a single arbitrator to be agreed upon by the parties or in default of agreement to be nominated by the President for the time being of the Charted Institute of Arbitrators in accordance with the Arbitration Act of 1996 or any Statutory modifications or re-enactment of it for the time being in force.

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Document Details:

Customer No. : 650881 Purchase Order: 36671 Page No.

Invoice Date :10/09/2021 Sales Person : Phil Rossiter Stock No. :595271/1

Delivery Date : 10th September 2021 Enquiry No. .226292/172 : 10/09/2021 Date Invoice No. :9149321 Selling Branch :0009 Sales Type

Dealer Comments:

Discount Nett Value : G31 530e M Sport Touring XB1 PHEV Vehicle 37500.00 0.00 37500.00 7500.00 45000.00 C Vehicle price : Phytonic Blue Colour

: Black Dakota leather Trim

Condition: Used

·WP21NKI Registration No.

VIN :WBA12CG030CF97780

Previous Owners

Registration Date : 31/03/2021 Engine number : 20736244

Fuel Type : Electric + Petrol

Engine Capacity :1998 CO2

Last Known Mileage: 7500

BHP No. of Doors :5

Body Style : Touring

Vehicle Security Code:

Radio Code CD Code Key No.1 Kev No.2

Immobiliser Code

Next Service Date: 08/04/2023 MOT Expiry Date : 07/04/2024 Next Emmissions Check : --/--/ Tax Disc Expiry Date : --/--/---

0.00

Sub-total:

Statement/Summary:

Invoice Total 45000.00 **Total Deposit Paid** 0.00 0.00 Finance settlement Total trade-In 0.00 **Total Amount Due** 45000.00

VAT Summary:

V Description C Vehicle Input/Output

Rate% 20.0

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Value 7500.00

Sub-total: VAT:

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Date Date Vendor's signature

F & O F

Purchaser's signature

Address

Laurel Court Cribbs Causeway Bristol BS10 7TU 0117 905 0000 0117 905 0090 Telephone Fax e-mail Internet bmw.bristol@dicklovett.co.uk www.dicklovett.co.uk

Registered Office

Registered in VAT Registration No.

The Copse Frankland Road Blagrove, Swindon Wiltshire SN5 8YW England 1683232 576 1316 37

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Purchaser's signature

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