

D N A Motors™

Terms and Conditions

Last updated: September 27, 2025

1. Introduction & Agreement

These Terms and Conditions govern all vehicle transactions with D N A Motors™, a DBA of Beast Holdings LLC. By purchasing, reserving, or leasing a vehicle, the buyer agrees to be bound by these terms.

2. Eligibility

Buyers must be at least 18 years of age and provide valid identification, driver's license, and proof of insurance where applicable.

3. Sales & Payments

All sales are final. Payment must be made in full before delivery or transfer of title. Accepted forms of payment include certified funds, wire transfer, or approved third-party financing.

4. Deposit & Reservation

Deposits placed to reserve vehicles are non-refundable unless otherwise agreed in writing. A reservation does not guarantee delivery if financing, compliance, or availability conditions are not met. D N A Motors™ reserves the right to cancel a reservation and refund deposits at its discretion.

5. Vehicle Condition

Vehicles are sold 'as is' unless covered by a manufacturer warranty. Condition disclosures, including odometer readings, are provided to the best of our knowledge in compliance with law.

6. No Warranties

Except for manufacturer warranties, D N A Motors™ disclaims all express and implied warranties, including merchantability or fitness for a particular purpose.

7. Odometer Disclosure

Odometer readings are disclosed in compliance with federal and state odometer laws.

Dealership Contact: dnamotors@beast-llc.com Legal: legal@beast-llc.com

Operations: operations@beast-llc.com Press: press@beast-llc.com

D N A Motors™ Terms & Conditions. Formal legal contract for high-end vehicle transactions.

8. Title & Registration

It is the buyer's responsibility to complete vehicle registration and titling promptly in accordance with state law.

9. No Personal Use Before Title Transfer

Buyers may not use or operate the vehicle on public roads until it has been titled, registered, and insured in the buyer's name.

10. Financing & Leasing

All financing and leasing arrangements are provided by third-party institutions and subject to their approval and terms. D N A Motors™ bears no responsibility for financing outcomes.

11. Exports & Imports

Buyers engaging in export or import transactions are responsible for compliance with all trade laws, duties, and regulatory requirements.

12. Limitation of Liability

D N A Motors™' liability is strictly limited to the purchase price of the vehicle. We are not liable for incidental, consequential, or punitive damages.

13. Indemnification

The buyer agrees to indemnify and hold harmless D N A Motors™ and Beast Holdings LLC from claims or liabilities arising after transfer of ownership.

14. Dispute Resolution

Disputes shall be resolved through binding arbitration under [Beast_Holdings_Arbitration_Class_Action_Waiver.pdf](#) with venue in Alameda County, California.

15. Governing Law

These Terms are governed by the laws of the State of California.

16. Severability & Entire Agreement

If any provision of this Agreement is held invalid, the remaining provisions remain in effect. This Agreement constitutes the entire understanding between buyer and D N A Motors™.

17. Contact Information

Dealership inquiries: dnamotors@beast-llc.com | Legal: legal@beast-llc.com |
Operations: operations@beast-llc.com

Buyer Acknowledgment:

I, the undersigned, acknowledge that I have read and agree to these Terms and Conditions.

Buyer Name: _____

Signature: _____ Date: _____

D N A Motors™ Terms & Conditions. Formal legal contract for high-end vehicle transactions.