BMW Financial Services NA, LLC

1. PAKTIES		
Lessor (Center) Name and Address	Lessee and Co-Lessee Name and Residential Address	Vehicle Garaging Address
		Contact Address

2. Agreement to Lease. Lessee and any co-lessee ("Lessee") is entering into this Motor Vehicle Lease Agreement ("Lease") with the lessor identified above ("Lessor") to lease the vehicle described below ("Vehicle"). "You" and "your" refer to Lessee and "Lessor", "we", "us" and "our" refer to Lessor or Lessor's assignee. Lessor will assign this Lease to BMW Financial Services NA, LLC ("BMW FS") or, if this box is checked \square Financial Services Vehicle Trust ("Assignee"). BMW FS will administer this Lease on behalf of any assignee. The Federal Consumer Leasing Act Disclosures below are part of this Lease and are made on behalf of Lessor and Assignee.

3. Date of Lease, Lease Term and Scheduled Maturity Date. This Lease is entered into on <u>01/10/2024</u> for a term of <u>36</u> months ("Lease Term") ending on <u>01/10/2027</u> ("Scheduled Maturity Date").

4. VEHICLE DESCRIPTION. Lessee agrees to provide Lessor the permanent license plate number promptly upon Lessee's receipt.						
A. Leased Vehicle	Model Year	Make & Model	VIN	Odometer/Mileage	Primary Use: Your primary use	of the Vehicle is
🛛 New 🗆 Used	2024	BMW i4 xDrive40			personal, family or household us	
B. Trade-In	Model Year	Make & Model	VIN	reed Up ue	Prior Credit or Lease Balance	Titled to Lessee
	N/A	N/A	N/A	N.	0.00	□Yes □No

\$16,296.00 due o ^10/2024 wed by3f nd \$i day o i due on the i due on the B i day o i due on the i due on the B i day o i due on the i due on the B i day o i due on the i due on the B i day o i due on the i due on the B i day o i due on the i due on the B i day o i due on the i due on the B i day o i due on the i due on the B i day o i due on the i due on the B i day o i due on the i due on the B i day o i due on the i due on the B day o B day o	TAL \$A95.00
\$16,296.00 due o ^10/2024 wed by3f no \$1 due on the 1 due on the 1 due on the no \$1 day o month total of you month no 9. ITEMIZATION OF AMOUN UE AT LEASE ING O 10. YOUR	not pu the Vehicle) \$ 495.00 B N/A \$ 0.00 TAL \$ 495.00 MONTHLY PAYMENT IS DETERMINED AS SHOWN BELOW
DELIVERY	
1. Capitalized Cost Reduction 9,924.00 2. First Monthly Payment 772.00 3. Refundable Security Deposit \$ 5,600.00 4. Initial Title Fees \$ 0.00 5. Initial Registration Fees \$ 0.00 6. Initial License Fees \$ 0.00 7. Sales/Use/ExciseTax \$ 0.00 8. Acquisition Fee \$ 0.00 9. Sales Tax on Capitalized Cost Reduction \$ 0.00 10. N/A \$ 0.00 11. N/A \$ 0.00 12. N/A \$ 0.00 13. N/A \$ 0.00 14. N/A \$ 0.00 15. N/A \$ 0.00 16. N/A \$ 0.00 16. N/A \$ 0.00 16. N/A \$ 0.00 17. Net Trade-In Allowance \$ 0.00 2. Rebates and Noncash Credits \$ 7,500.00	s Capitalized Cost. The agreed upon value of the Vehicle 66,724.76) and any items you pay for over the Lease (such as taxes, fees, service contracts, insurance, and utstanding prior credit or lease balance) (See Section 13 itemization of this amount). \$ 69,909.76 talized Cost Reduction. The amount of any net in allowance, rebate, noncash credit, or cash you nat reduces the Gross Capitalized Cost. -\$ 9,924.00 sted Capitalized Cost. The amount used in lating your Base Monthly Payment. =\$ 59,985.76 dual Value. The value of the Vehicle at the end of ease used in calculating your Base Monthly Payment. -\$ 39,654.60 eciation and any Amortized Amounts. The amount led for the Vehicle's decline in value through normal nd for other items paid over the Lease Term. =\$ 20,331.16 Charge. The amount charged in addition to the eciation and any Amortized Amounts. +\$ 7,460.84 of Base Monthly Payments. The Depreciation ny Amortized Amounts plus the Rent Charge. =\$ 27,792.00 e Payments. The number of payments in your Lease. ÷ 36 Monthly Payment. =\$ 0.00 N/A +\$ 0.00 N/A +\$ 0.00 N/A =\$ 772.00

Early Termination. You may have to pay a substantial charge if you end this Lease early. <u>The charge may be up to several thousand dollars</u>. The actual charge will depend on when the Lease is terminated. The earlier you end the Lease, the greater this charge is likely to be.

11. EXCESSIVE WEAR. YOU MAY BE CHARGED FOR EXCESSIVE WEAR BASED ON OUR STANDARDS FOR NORMAL USE AND FOR MILEAGE IN EXCESS OF 30,000 MILES OVER THE LEASE TERM AT A RATE OF 25 CENTS PER MILE. See Section 16 for more information.

12. Purchase Option at End of Lease Term. You have an option to purchase the Vehicle ("as is") at the end of the Lease Term for its Residual Value of \$_39,654.60_and a purchase option fee of \$_300.00___. See Section 30 for more information.

Other Important Terms. See all pages of this Lease for additional information on early termination, purchase options, maintenance responsibilities, warranties, late and default charges, insurance, and any security interest, if applicable.

13. ITEMIZATION OF GROSS CAPITALIZED	COST			
A. Agreed Upon Value of Vehicle	\$	66,724.76	J. Other Infrastructure Maintenance Fee	\$ 500.00
B. Initial Title, License & Registration Fees	\$	462.00	K. Other Other	\$ 499.00
C. Sales/Use/Excise Tax	\$	0.00	L. Other N/A	\$ 0.00
D. Sales Tax on Capitalized Cost Reduction	\$	0.00	M. Other N/A	\$ 0.00
E. Prior Credit or Lease Balance	\$	0.00	N. Other_N/A	\$ 0.00
F. Maintenance Agreement	\$	0.00	O. Other <u>N/A</u>	\$ 0.00
G. Mechanical Breakdown Protection	\$	0.00	P. Other <u>N/A</u>	\$ 0.00
H. Extended Warranty	\$	799.00	Q. Other <u>N/A</u>	\$ 0.00
I. Acquisition Fee	\$	925.00	TOTAL	\$ 69,909.76

As a condition to including in the Gross Capitalized Cost any prior credit or lease balance or premiums or costs for any optional contracts or products, you agree that in the event of a Total Loss of the Vehicle the remaining balance you owe on any prior credit or lease balance and any optional contract or product premiums or costs for which you are entitled a refund from the product provider will be immediately due and payable and not waived.

14. Estimated Fees and Taxes. \$5,783.96 is an estimate of the total amount you will pay for official and license fees, registration, title and taxes over the Lease Term, whether included in your Monthly Payments, paid at lease signing or separately billed to you. The actual total of official fees and taxes may be higher or lower depending on the tax rates in effect or the value of the Vehicle at the time a fee or tax is assessed. This estimate is based on the Garaging Address and the total amount you pay may increase if you move. We may change your Monthly Payment for increases or decreases in taxes. We may invoice you for these items after the taxing authority has billed us which could be after the Lease terminates. YOU ARE RESPONSIBLE FOR THE PAYMENT OF ALL TAXES ASSESSED ON THE VEHICLE OR LEASE DURING THE LEASE, INCLUDING WITHOUT LIMITATION: (1) ANY PERSONAL PROPERTY TAXES OWED TO THE APPLICABLE CITY, COUNTY OR OTHER LOCAL GOVERNMENT; A D (2) ANY APPLICABLE SALES AND USE TAXES, WHETHER BILLED DURING THE LEASE OR AFTER IT HAS TERMINATED.
15. Late Charge and Return Payment Charge. If we do not receive your total Monthly the greater of \$5 or 10% of the amount of your Monthly Payment that is late. If any electronic debit authorization is not paid, upon second presentment, you agree to pay us a to pay a late or return payment charge that exceeds the amount permitted by law.
16. MILEAGE ALLOWANCE/REFUND. THE TOTAL NUMBER OF MILES YOU CA RIVE THE HICLE WITHOUT BEING CHARGED FOR EXCESS MILEAGE AS DISCLOSED IN SECTION 11 IS YOUR "MILEAGE OWANC THE NUM MILES ON THE VEHICLE WHEN IT WAS DELIVERED AS DISCLOSED IN SECTION 4.A, ODOMETER/MIL NOT CO T AGAINS UR MILEAGE ALLOWANCE. BECAUSE THE VEHICLE'S ODOMETER READING WAS 8 WHEN D VERE ND YOUR EAGE ALLOWANCE IS 30,000 , WE WILL NOT CHARGE EXCESS MILEAGE UNTIL THE VEHICLE'S ODOMETER E EEDS 08 MI ("EXCESS MILEAGE").
□ If this box is checked you elect to purchase a mileage allow to calculate the Residual Value which result in a higher h be entitled to a refund of cents ille for e to exceed a refund of N/A s. Yo t be en you default or terminate this L owe under the Lease, and sen any remaining d due. hat is high to a refund of that is high payment th le under t I mileage allowance. We used your higher Mileage Allowance. You may hat is high payment th le under t I mileage on the Vehicle's odometer at the end of the Lease Term, not of the total mileage if: (a) the Vehicle is a Total Loss (see Section 27), (b) nd would be less than \$1.We will apply any refund first to any amount you
17. Warranty. If the Vehicle is ne subject to the s and and the standard density of the standard densi
Documents separate from this Lease describe coverage and limits.
UNLESS A WARRANTY IS DISC EXTENT PERMITTED BY LAW, (1 OR ANY OF ITS PARTS OR ACCE PARTICULAR PURPOSE. YOU ACK NEW, AND IF IT DOES NOT CONFO M TO ALL APPLICABLE WARRANTIES DURING THE VEHICLE FROM THE LESSOR "AS IS." IF THE VEHICLE IS NEW, AND IF IT DOES NOT CONFO M TO ALL APPLICABLE WARRANTIES DURING THE WARRANTY PERIOD, YOU MUST REPORT THE NONCONFORMITY, DEFECT OR CONDITION BY GIVING WRITTEN NOTICE TO THE MANUFACTURER, FACTORY BRANCH OR LESSOR BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED.

YOUR OBLIGATIONS DURING THIS LEASE

18.Vehicle Use. You agree not to use (or permit others to use) the Vehicle: (a) in any way that violates the law, the terms of your insurance policy or the Lease; (b) to transport goods or people for hire; (c) to lease or rent the Vehicle to others; (d) outside the state in which it is titled for more than 30 days without our prior written consent; or (e) outside the United States, except for less than 30 days in Canada except if you are a resident of Texas, you will not remove the Vehicle from the United States for any period. You further agree not to: (y) allow an uninsured or unlicensed person to operate the Vehicle without prior written consent from Lessor. You will not change the Vehicle's body or interior in any way without our prior written consent.

19. Vehicle Maintenance and Repair. You agree to maintain the Vehicle in good operating condition and service it in accordance with the Vehicle owner's manual. You will keep complete maintenance records. You may be subject to a charge if you fail to service it in accordance with the Vehicle owner's manual or fail to provide complete maintenance records to us when you return the Vehicle. You are responsible for repairs of all physical damage that is not a result of normal wear and use. All service and repairs must be made with new and genuine manufacturer's original equipment replacement parts, regardless of the terms of your insurance policy. You agree to comply with all manufacturer recall notices.

You agree not to make any alterations that decrease the Vehicle's value or usefulness or that violate the law. If you add non-standard equipment to the Vehicle, you will return it to the original manufacturer specifications before you return the Vehicle. If the non-standard equipment cannot be removed or modified without decreasing the Vehicle's value or usefulness when the Vehicle is returned to us, the equipment will become our property

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when the Vehicle is returned and you may be subject to an Excessive Wear charge under <u>Section 20</u>. If the Vehicle's odometer becomes inoperative or malfunctions, or you discover any signs of alteration or tampering, you agree to notify us and have the odometer repaired or replaced within 30 days of such malfunction, repair, or replacement, in compliance with the lease and warranty requirements. We may inspect the Vehicle at any reasonable time.

20. STANDARDS FOR EXCESSIVE WEAR. YOU AGREE TO PAY US THE COSTS OF REPAIRS FOR DAMAGE TO THE VEHICLE THAT IS NOT THE RESULT OF NORMAL WEAR AND USE, WHETHER OR NOT WE ACTUALLY REPAIR THE VEHICLE ("EXCESSIVE WEAR"). Excessive Wear includes, but is not limited to: (a) inoperative electrical or mechanical parts; (b) dented, bent, scratched, chipped, rusted, pitted, broken or mismatched body parts, paint, vehicle identification items, trim or grill work; (c) non-functioning, scratched, cracked, pitted or broken glass or lights; (d) missing equipment, keys, key fobs, parts, accessories, adornments or manuals; (e) torn, damaged, burned, or stained interior or excessive odor;(f) repair of any damage that makes the Vehicle unlawful or unsafe to drive; (g) damage due to installation or removal of non-manufacturer, after- market or replacement parts; (h) damage (including damage to the engine) due to failure to service and maintain or the deferral of the servicing and maintenance of the Vehicle in accordance with <u>Section 19</u> and the manufacturer's recommendations and specifications; (i) any change to the Vehicle that damages the Vehicle or is prohibited by <u>Section 19</u>; or (j) tires with tread depth of less than 1/8" remaining at the shallowest point, and/or tires that are not all of the same original type, grade, quantity or quality as those delivered with the Vehicle. 21. Odometer Disclosure, Tampering and Liability. Federal law, and some State laws, require a lessee to disclose the mileage of a leased vehicle to the lessor in connection with the transfer of ownership. Failure to complete or making a false statement may result in fines and/or imprisonment. We will provide you with an odometer disclosure statement to complete in connection with the termination of the Lease. If the odometer was tampered with or otherwise does not work correctly and you cannot prove the mileage shown on the odometer, you agree to pay us our reasonable estimate of any reduction in the Vehicle's fair market value caused by the inability to determine the Vehicle's actual mileage.

22. Required Insurance. NO PHYSICAL DAMAGE OR LIABILITY INSURANCE COVERAGE FOR BODILY INJURY OR PROPERTY DAMAGE CAUSED TO OTHERS IS INCLUDED IN THIS LEASE. During the Lease Term and until you return the Vehicle you agree to properly maintain personal liability and physical damage insurance with coverage not less than: \$100,00/\$300,000 bodily injury; \$50,000 property damage; and comprehensive liability, including fire and theft, and collision liability, each covering the Vehicle's actual value (payable in cash and not by a replacement vehicle) with a maximum deductible of \$1,000. The coverage will name Lessor as an additional insured and loss payee. You will provide us with at least 30 days advance notice of cancellation. We have the right to endorse your name on any insurance check or settlement we receive. We also have the right to speak to your insurance company about your insurance coverage. You agree to cooperate fully with us and any insurance company in the investigation and defense of any claim related to the Vehicle.

You understand that your insurance is primary for the limits of liability and personal injury protection and any insurance we have is noncontributory and excess over any other collectible insurance, whether primary, excess or contingent.

23. Vehicle Loss, Damage, Taken. You agree to immediately notify us if the Vehicle is damaged or destroyed in an accident, stolen, abandoned, or taken by law enforcement or other governmental agency. If the Vehicle is stolen or destroyed, we may, at our sole discretion, not terminate the Lease and substitute a like vehicle in its place.

24. Registration, Titling, and Taxes. You agree to keep the V properly registered during the Lease Term. You will pay all regiatio le le. license, inspection fees and other official fees and taxes relate he Vehicle when due. We may, at our discretion, pay these fees or е o protect ou interest in the Vehicle. If we pay such s on vo alf, you agr to reimburse us upon request. If 0 se us w 60 days af our request for payment, w Section 29. pursue our dies u

27. Total Loss of Vehicle. If th and deemed a total loss under yo owe us the following and nothing m full insurance proceeds under the in ce policy ond rep ond rep urance covera under the Le ce policy ond rep Total Loss) you will once we receive the

(a) the deductible amount under y ns policy; plus

(b) all amounts due and owing und Loss, including past due Monthly taxes or other amounts assessed under the Lease; plus

- (c) any amounts (including Monthly Payments) that become due after the date of the Total Loss and before our receipt of the full insurance proceeds; plus
- (d) any Excess Mileage due under the Lease determined as of the date of the Total Loss; plus
- (e) any Excessive Wear due under the Lease determined just prior to the Total Loss, unless your insurance company deducted an amount from the actual cash value of the Vehicle for excess wear (excluding excess mileage), then you will pay the amount of the insurance company's excess wear deduction; plus
- (f) any amount of the Adjusted Lease Balance owing on the Lease as of the date of the Total Loss for a prior credit or lease balance; plus
- (g) any amount of the Adjusted Lease Balance owing upon our receipt of the full insurance proceeds that is the remaining balance of the premiums or costs for Ancillary Products to the extent you are entitled to, and a refund is received, from the product provider; plus
- (h) any amounts your insurance company deducted from the actual cash value of the Vehicle not attributed to excess wear or use of the Vehicle.

If the insurance requirements of the Lease are not satisfied at the time of the total loss of the Vehicle, your liability for the loss will be calculated under <u>Section 29</u>. Your liability for the total loss will also be calculated under <u>Section 29</u> if: (i) the total loss is due to your fraud, intentional wrongful act or omission, or gross negligence; (ii) you fail to appropriately report the theft to the police; or (iii) the Vehicle is forfeited or confiscated under governmental authority. In the event of a total loss of the Vehicle you will have no further rights or claims to the Vehicle and you assign to us all of your rights under any insurance policy.

28. Default. You will be in default of the Lease if any of the following occurs ("Default"):

- (a) You fail to make a payment required under the Lease when due;
- (b) You fail to properly maintain the required insurance;
- (c) You fail to return the Vehicle when required under the Lease;

including imposing additional charges on the unreimbursed amount. If you move to another location during the Lease Term or it becomes necessary for us to correct any title or registration deficiencies, or to perfect our interest in the Vehicle, you agree to pay us a \$25 service charge in addition to the actual fees or taxes, unless prohibited by law, to process registration, title and license documents.

25. Tolls, Traffic and Parking Tickets and Other Fines. You are responsible to pay all third-party charges (including but not limited to, toll violations, traffic tickets, parking tickets, towing fees, storage fees) incurred during the Lease Term. If we receive notice of any third-party charges related to the Vehicle, you agree to pay us a \$10 service charge per item for processing the notice or such lesser amount that is allowed by law. We may, at our discretion, and irrespective of any right you may have to challenge third-party charges in court, pay these charges to protect our interest in the Vehicle. If we pay such charges on your behalf, you agree to reimburse us upon request. If you fail to reimburse us within 60 days after our request for payment, we may pursue our remedies under <u>Section 29</u>, including imposing additional charges on the unreimbursed amount.

NOTICE TO COLORADO LESSEES: Under Colo. Rev. Stat. § 43-3-302, you are liable for payment of a toll evasion violation civil penalty incurred on or after the date you take possession of the Vehicle. We may give your name, address, and state driver's license number to the toll road or toll highway company when a toll evasion violation civil penalty is incurred in Colorado during the term of the Lease.

26. Power of Attorney. You appoint us or our designated agent, to the extent allowed by w, as your attorney-in-fact to: (a) pursue and settle any ed to the Vehicle; (b) receive payments and endorse insuranc im your n on anv r other payments instruments; (c) to sign your ny title ation, or other documents related to the Vehicle; (d) name oo of la other documents related to the Lease; (e) cancel execu any cre credit ility, lease protection, service contract, or other optio acts or pr ts included in the Capitalized Cost of the Lease ("Ancil ary ducts") an ly any refunds to (i) any amounts owing on the justed L emiums or costs of Ancillary Products Balance e Section 27(g)); or (ii) any other amounts e event Total Los we on th ase; and (f) take other actions necessary to preserve our your legal operation or possession of the Vehicle. You in or a provide upon request a separate executed power of attorney if an gr origi cument is necessary to accomplish any of the actions under this pow torney. This power of attorney is coupled with an interest in the Veh e and is not revocable.

(d) You abandon the Vehicle;

DEFAULT

- (e) You or a guarantor become(s) insolvent;
- (f) Any information in your credit application or a guarantor's credit application is materially false or misleading;
- (g) You, or your property, becomes the subject of a proceeding (voluntary or involuntary) in bankruptcy;
- (h) You become incompetent or die;
- (i) You are convicted of a serious misdemeanor or a felony;
- (j) The Vehicle is stolen, lost, damaged beyond repair or is otherwise rendered unavailable or unsuitable for use or is declared a Total Loss;
- (k) The Vehicle is subject to, or at risk of, seizure, confiscation, forfeiture, levy or other involuntary transfer by governmental, administrative or legal process;
- Your driver's license expires or is suspended, revoked, canceled or otherwise restricted;
- (m) You appear on a governmental list, such as the OFAC list published by the U.S. Treasury Department, which prohibits us from doing business with you;
- (n) You otherwise fail to comply with any other term, provision or condition of the Lease or related agreement, or fail to keep any other promise made to us; or
- (o) Anything else happens that adversely affects our interest in the Vehicle, or your ability to comply with the obligations under the Lease.

29. Remedies Upon Default. If you are in Default, subject to any required notice or cure period and to the extent allowed by law, we may do any or all of the following:

- (a) Terminate the Lease and your rights to possess and use the Vehicle;
- (b) Take possession of the Vehicle by any method allowed by law;
- (c) Take and store any personal property in the Vehicle and dispose of it as allowed by law;
- (d) Cancel any remaining term on any Ancillary Product and apply any premium refund to amounts you owe on the Lease;
- (e) Use any electronic tracking device installed on the Vehicle to find the Vehicle; and
- (f) Pursue any other remedy available to us by law.

If you are in Default and we terminate this Lease early, you agree to pay us the Early Termination Charge under <u>Section 31</u>. If you are in Default and the Lease is at the end of the Lease Term, you agree to pay us the amount

owed under Section 32. In addition to the above charges, you agree to pay all reasonable expenses in the enforcement of these remedy provisions, to the extent allowed by law, including but not limited to: (a) all fees and expenses related to recovering of the Vehicle, transportation, storage and or sale of the Vehicle ("Vehicle Recovery Charges"); and (b) all fees and costs of collections, including court costs and reasonable attorneys' fees and expenses where referral to an attorney is not our salaried employee. You will not be charged a Disposition Fee if we charge you Vehicle Recovery Charges. You further agree to pay us simple interest at a rate of 18% per annum (or such lesser rate that may be allowed under applicable law) on all expenses we incurred and all obligations you owe under the Lease, other than earned but unpaid Rent Charges, that remain unpaid after our request for payment.

At least 10 days before we take the Vehicle, due to a default or if a law enforcement agency has seized the Vehicle and will not unconditionally return it to us, we may give you written notice. The notice will state the period at the end of which we will take the Vehicle and briefly state your rights to cure your default. Within 5 days after we take the Vehicle, we will give you written notice stating your rights, if any, to get the Vehicle back. You do not have a reinstatement right if the Vehicle had been repossessed within 18 months from the date of your most recent default, or if you were guilty of fraudulent conduct, intentionally and wrongfully concealed, removed, damaged or destroyed the Vehicle, or attempted to do so, and the Vehicle was taken because of that conduct.

If you reside in Texas, you waive notice that: (a) we intend to terminate the Lease and require you to return the Vehicle; (b) we have terminated the Lease and that you are required to return the Vehicle; (c) we intend to require you to pay the Early Termination Charge under Section 31; (d) we are requiring you to pay Early Termination Charge under Section 31; (e) we intend to take possession of the Vehicle; (f) we have taken possession of the Vehicle; and (g) we intend to exercise our rights or have exercised our rights.

ENDING YOUR LEASE

30. Purchase Option. You have an option to purchase the Vehicle AS-IS, WHERE-IS. End of Lease Term: You may purchase the Vehicle at the end of the Lease Term provided you have paid all amounts due under the Lease. If you elect to buy the Vehicle, you will notify us prior to the end of the Lease Term. The purchase price of the Vehicle will be the Residual Value plus the purchase option fee disclosed in Section 12. Prior to End of Lease Term: You may purchase the Vehicle any time during the term of the Lease Term provided you have paid all amounts due under the Lease up until the date of purchase. The purchase price of the Vehicle will be the Adjusted Lease Balance described in Section 31, plus the purchase option fee disclosed in Section 12. You agree to complete any documents we require to process the purchase. You also agree to re-register and re-title the Vehicle into your name at your own expense within the time required by law after the purchase. If you fail to do so, we reserve the right to cancel the registration. You will not be liable for any Excessive Wear or Excess Mileage if you purchase the Vehicle The purchase option price does not include official fees, such as taxes, ti registration and license/tags. You will pay all official fees and taxes relat 0

the Vehicle purchase when requested. We reserve the right to refuse to s he Vehicle, at our sole discretion, due to an unresolved safety recal

31. Early Termination of the L	ease. You may to	erminat h	Lease at an
time provided you are not in De		ion <u>28</u>	ou return t
Vehicle to a location selected b	у	ll of th	y terminati
obligations under the Lease. If	not purch	e Vehi	der Section
<u>30, you agree to pay us the le</u>	mount between	ulation	nd B below
for returning the Vehicle and te	ting the Lease	e the er	n he Lease
Term ("Early Termination Charg			

- thly Pay ents; plus (a) Calculation A. The sum all remaining (2) any past due Monthly ments; plus ny official fees and taxes related to the terminat the Leas s (4) any other unpaid amounts owed under the Lea he tim ermination; plus (5) any Excessive Wear and Excess M ges due under the Lease; plus (6) the Disposition Fee disc Section 7.A.
- (b) Calculation B. The sum of: (1) any past due Monthly Payments; plus (2) any official fees and taxes assessed or billed in connection with the termination of the Lease; plus (3) any other unpaid amounts owed under the Lease at the time of termination except Excessive Wear and Excess Mileage charges; plus (4) the Disposition Fee disclosed in Section 7.A; plus (5) the amount by which the Adjusted Lease Balance exceeds the Realized Value of the Vehicle (each described below).

The "Adjusted Lease Balance" is determined at any given time by subtracting

the Base Monthly Payments due through the early termination date from the Adjusted Capitalized Cost and adding to the difference the cumulative Rent Charge earned through the early termination date. The Rent Charge is calculated according to the "constant yield method" for any time period up to and including the date on which the Lease terminates. Under the constant yield method, each month's rent charge is earned in advance by multiplying plicit in the Lease times the Adjusted Lease Balance. the constant rate ulations are based on the assumption that the Lessor The Rent arge the Mo will rec ments on the exact due dates and the Lease will contin he full L rm. The "R lue e Vehicle is: (a) the price we receive for the Vehicle е

upon d n in a whole ue establ vehicle val analysis parate w deduct are the re praisal o

If the Ve

mercially reasonable manner; (b) the fair market through use of generally accepted industry SS r (c) a price you and the Lessor agree to in Total Loss under Section 27, the amount nd the proc ds of the settlement of the insurance claim we lized Value." The Realized Value may also be determined wholesale value of the Vehicle, which you may obtain, at

our expens from a professional, independent appraiser agreeable to If you obtain such an appraisal within 10 days after the Vehicle is both us, the appraisal will be the final and binding Realized Value. retur e

32 Scheduled Termination of the Lease. Unless you terminate your Lease ly or purchase the Vehicle, your Lease will terminate at the end of the Lease Term and you agree to pay us: (a) any Disposition Fee included in <u>Section 7.A</u>; plus (b) any unpaid Monthly Payments and other amounts due under the Lease; plus (c) any Excessive Wear and Excess Mileage charges; plus (d) any official fees and taxes related to the termination of the Lease. The Disposition Fee will be waived if you lease or finance the purchase of another vehicle and that agreement is assigned to BMW FS or its affiliates.

33. Vehicle Return. If you do not purchase the Vehicle, you agree to return it to a BMW dealership, or other location we specify, with all parts and accessories in good working order and with all manuals.

Upon return, you agree to complete and sign an odometer disclosure statement and a vehicle inspection report, which may be used in determining any amounts you owe under the Lease. If you do not return the Vehicle at the end of the Lease Term, you are in Default and you will pay us a total amount equal to the Monthly Payment pro-rated on a daily basis for the number of days until the Vehicle is returned to us. Payment of this amount does not give you the right to keep the Vehicle nor does it automatically extend the Lease.

ADDITIONAL INFORMATION

34. Indemnification. You agree to indemnify, defend and hold Lessor harmless from all claims, liabilities, suits, losses, damages and expenses (including attorneys' fees and court costs) including, but not limited to, claims related to the condition, maintenance, use, ownership or operation of the Vehicle or breach of any obligation under this Lease, including claims made under a strict liability doctrine.

35. Refundable Security Deposit. We may use the refundable security deposit that you paid to us ("Security Deposit") to pay any amount you owe under this Lease at the end of the Lease Term or upon early termination of the Lease. You will not earn any interest on your Security Deposit. After you have paid all your obligations under this Lease, we will refund you any portion of your Security Deposit that we did not apply to amounts owed on the Lease.

36. Assignment. We may assign our interests under this Lease without your consent. YOU MAY NOT TRANSFER OR SUBLEASE THE VEHICLE TO A THIRD PARTY OR ASSIGN THE LEASE OR ANY RIGHTS UNDER IT WITHOUT OUR PRIOR WRITTEN APPROVAL, WHICH WE MAY WITHHOLD IN OUR SOLE DISCRETION.

37. Notices. All correspondence and notices will be sent to you at your Contact Address unless you give us a different address in writing. You will promptly inform us of any change in the addresses provided under the Lease.

38. Contact Authorization. You agree that all of the following apply: (a) we may monitor and record telephone calls regarding the Lease to assure the quality of our service or for other legally permitted reasons; (b) You expressly consent to our using prerecorded/artificial voice messages, text messages and/or automatic dialing equipment while servicing or collecting the Lease; (c) you agree that we may take these actions using any telephone numbers and email addresses that you provided in connection with the Lease application process or you provide in the future, even if the telephone number is for a cellular telephone and our use of the number results in charges to you; (d) you agree to notify us if you change or discontinue using any phone number you provide; and (e) you agree that in order to revoke the consent you provide in this <u>Section 38</u>, you must provide us written notice at: BMW Financial Services NA, LLC, Attn: Revocations, PO Box 3608, Dublin, Ohio 43016. The written notice must include your name, mailing address, the last four digits of your account number and the specific phone number for which you are revoking consent.

39. Credit Information. You authorize us and our Assignee to obtain from time to time, and for any purpose, consumer credit reports from consumer credit reporting agencies in connection with this Lease. You authorize us and our Assignee to report information about your account to credit reporting agencies and others who may lawfully receive such information.

Late payments, missed payments, or other defaults on your account may be reflected in your credit report.

40. Other Terms. <u>Waiver</u>: We may waive or delay enforcement of our rights under the Lease without affecting our rights on a later date and on future defaults. <u>Severability</u>: Any part of the Lease that is not enforceable shall not affect the validity of the remainder of the Lease. <u>Joint Liability</u>: If more than one Lessee signs the Lease, each Lessee shall be jointly and severally liable for all obligations under this Lease. <u>Choice of Law</u>: Except as may otherwise be provided by law, the Lease will be subject to the laws of the state of Lessor's place of business set forth in <u>Section 1</u>. In the event that both parties agree not to arbitrate in accordance with <u>Section 41</u>, any dispute shall be brought in a court located in the state of Lessor's place of business. <u>Entire Agreement</u>: The Lease and all related agreements you sign in connection with your leasing of the Vehicle contain the entire agreement between you and us. Except for lease extensions of less than 6 months, Mileage Allowance adjustments, payment due date changes and payment deferrals or delays, which may be agreed to over the telephone or

through mail or email without signature, no change of this Lease or course of conduct will be binding unless in writing and signed by you and accepted by us. <u>Maintaining Payments</u>: You may not change or stop any Monthly Payments, even if you do not receive an invoice, and even if the Vehicle is stolen, destroyed, seized by the government or a court, unless otherwise provided in the Lease. <u>Lessee Warranties</u>: You represent that your driver's license and the driver's license of any authorized driver has not been revoked or suspended within the last 5 years. You promise that you have given a true amount owed for any vehicle you traded in. If the correct Prior Credit or Lease Balance is more than the amount shown in <u>Section 4.B</u>, you agree to pay us the excess amount upon demand. <u>Personal Property</u>: The Lessor shall not be responsible at any time for any personal property in the Vehicle. <u>Escheatment</u>: If for any reason we need to escheat any of your funds to an unclaimed funds department, we may retain a fee as allowed by state law.

41. ARBITRATION PROVISION

You agree that the provisions contained in this Arbitration Provision are part of the Lease. You acknowledge you read this Arbitration Agreement carefully before you signed the Lease.

Definitions. In this Arbitration Provision, "we" and "us" mean the Assignee (BMW FS or Financial Services Vehicle Trust, as noted in <u>Section 2</u>), and its corporate parents, subsidiaries, affiliates (including BMW of North America, LLC) and related persons or entities; and Lessor.

Applicable Law. This Arbitration Provision is governed by the Federal Arbitration Act, 9 U.S.C. § 1*et seq*. The arbitrator will apply applicable substantive law, statutes of limitations and privileges.

Disputes. Either you or we may elect to have any dispute(s) resolved by binding arbitration acco g to this Arbitration Provision. "Dispute" means any current or future claim or controversy, whether in contract, tort, statute or otherwise, arisi la d to the Lease (including, but not limited to, your t of application for and the solicitation, origination, servicing, collection or termination of th onship with us; the purchase or condition of the ease: vo Vehicle; the Vehicle's warranty(ies); your possession and operation of the Vehicle; Provision, except the Class Action Waiver). This Arbitration Provision survives the term tion, enforceability and scope of this Arbitration the in f the se. Notwithstanding this Arbitration Provision, a claim can be pursued in small claims court instead of arbitration if the claim is in that cour sdiction a roceeds on an individual basis. claims as described above) to be resolved Rights Limited in Arbitration. This Arbitration Provision, when invoked, requires all p (except only by an arbitrator through final, binding arbitration on an individual basis. If a dispute is ated, you ive up the right to a trial in court or by t. Óther r jury. The information obtainable through discovery in arbitration is more I ailable in court may not be available in n in a l arbitration. Neither you nor we waive the right to arbitrate by exercising edies, fi uit or seeking or obtaining provisional remedies from a help court.

Starting an Arbitration. It is the responsibility of the party pros ing e claim t mmence arbitration, including after a court compels arbitration. National Arbitration and Mediation (NAM) or any other arbitration The party initiating arbitration may choose the American Arb on Associ n (AA itten agreement and/or if AAA or NAM refuses to serve as the organization that the parties agree upon i riting. If the s are unabl come arbitration organization or is unavail referred t arbitr r appointed pursuant to section 5 of the FAA. Rules and forms for may a m AAA arbitrating a dispute with AAA obtai www.adr.org M, the arbitration will be governed by NAM's Comprehensive Dispute Resolution Rules and Proc and Fees in at the the claim is Rules and forms for arbitrating a dispute with NAM may be obtained at 00-358 www.namadr.com, commerc 0 ext. 128. Disputes will be arbitrated pursuant to this Arbitration Provision and the amadr.com, or arbitration organization's cons event the organization does not have consumer rules) in effect when the dispute is filed. rules (or comm rules i If there is a conflict between the of the arbitrati ganizati d this Arbitration Provision, this Arbitration Provision controls. Arbitrator and Location. The ar or must be ttorney or retired judge and will be selected in accordance with the applicable rules of the arbitration organization, or absent by agreem the parties. The arbitration will be conducted based on written submissions, telephonically, by video or at a place reasonably convenient t parties No Class, Collective or Representa Arb on. You and we agree to resolve any dispute in arbitration on an individual basis only, and not on

a class, collective or representativ a class, collective or representativ injunctive or other relief for the bene f the general public or other non-parties to the arbitration. IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE, CLASS MEMBER OR PRIVATE ATTORNEY GENERAL IN CONNECTION WITH ANY DISPUTE YOU MAY HAVE AGAINST US. The limitations in this paragraph are collectively referred to as the "Class Action Waiver."

<u>Severability</u>. Notwithstanding any other provision of the Lease, this Arbitration Provision or the arbitration organization's rules, disputes regarding the interpretation, enforceability and scope of the Class Action Waiver shall be resolved by a court and not by an arbitrator. If any part of this Arbitration Provision, except the Class Action Waiver, is declared unenforceable, the rest of the Arbitration Provision will still apply. If the Class Action Waiver is declared unenforceable with respect to a claim for relief, the Arbitration Provision will not apply to that claim for relief but will still apply to the rest of the dispute, and no decision or award by the arbitrator shall be used or have any res judicata or collateral estoppel effect in any proceeding with respect to the claim for relief that is not arbitrated.

Costs. In all cases where required by law or the rules of the chosen arbitration organization, we will pay or advance any administrative, hearing or other arbitration fees. The arbitrator may award attorneys' fees, costs and expert or other witness fees as provided by applicable law.

<u>Hearing and Award</u>. The parties will arbitrate disputes before a single arbitrator. Except as otherwise provided by this Arbitration Provision, the arbitrator may award any party any remedy to which that party is entitled under applicable law. The arbitrator will issue a written decision. Except as may be permitted or required by law, as determined by the arbitrator, neither a party nor an arbitrator may disclose the existence, content or results of any arbitration hereunder without the prior written consent of all parties.

Appeal. The arbitrator's decision will be final and binding. Judgment upon any arbitration award may be entered in any court having jurisdiction. The parties have a limited right to appeal to the extent allowed by the Federal Arbitration Act.

Electronic Contracting and Signature Acknowledgment. You agree that (i) this Lease is an electronic contract executed by you using your electronic signature, (ii) your electronic signature signifies your intent to enter into this Lease and that this Lease be legally valid and enforceable in accordance with its terms to the same extent as if you had executed this Lease using your handwritten signature and (iii) the authoritative copy of this Lease ("Authoritative Copy") shall be that electronic copy that resides in a document management system designated by us for the storage of Authoritative Copies of electronic records, which shall be deemed held by us in the ordinary course of business. Notwithstanding the foregoing, if the Authoritative Copy is converted into a paper copy which is marked by us as the original (the "Paper Lease"), then you acknowledge and agree that (1) your signing of this Lease, with your electronic signature also constitutes issuance and delivery of such Paper Lease, (2) your electronic signature associated with this Lease, when affixed to the Paper Lease, constitutes your legally valid and binding signature on the Paper Lease and (3) subsequent to such conversion, your obligations will be evidenced by the Paper Lease alone.

NOTICE: ANY HOLDER OF THIS CONSUMER LEASE IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE LESSEE COULD ASSERT AGAINST THE LESSOR OF THE MOTOR VEHICLE. RECOVERY HEREUNDER BY THE LESSEE SHALL NOT EXCEED AMOUNTS PAID BY THE LESSEE UNDER THIS LEASE.

42. LESSEE NOTICES AND SIGNATURES

NOTICE TO THE LESSEE: THIS IS A LEASE. YOU HAVE NO OWNERSHIP RIGHTS IN THE MOTOR VEHICLE UNLESS AND UNTIL YOU EXERCISE YOUR OPTION TO PURCHASE THE MOTOR VEHICLE, IF THIS LEASE CONTAINS A PURCHASE OPTION. DO NOT SIGN THIS LEASE BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACE. YOU ARE ENTITLED TO A COMPLETELY FILLED-IN COPY OF THIS LEASE WHEN YOU SIGN IT.

BY SIGNING THIS LEASE, YOU ACKNOWLEDGE THAT YOU HAVE RECEIVED AND READ A COMPLETED COPY OF THIS LEASE BEFORE SIGNING IT.

(print name & title if a pusiness)

print name & title if a business)

43. GUARANTY

You jointly and severally guarantee payment and performance of all promises contained in this Lease. Upon default, Lessor may proceed immediately against you without first proceeding against the Lessee. Your liability will be unconditional and will not be affected by any settlement, extension, renewal or modification of this Lease whether or not by operation of law. You waive all right to notices of every kind, including rights to demand and presentment. You agree to pay all expenses (including reasonable attorneys' fees and legal expenses, as allowed by law) we incur if we have to enforce this Guaranty.

Guarantor's Signature X N/A	Gua	ara Sign	X N/A	
N/A	N/#	4		
Name	Nai			
<u>N/A</u>	N/A			
Address	Add	lress		
44. LESSOR'S AC	C TANC	D ASSI	ENT	

By signing below, Lessor (1) accepts the terms, to the Assignee listed in <u>Section 2</u> . Th guaranty, are subject to the provisi	ligations of se and the a and any ot	Leas gnment xistin a	(2) assigns all right, title and interest in the Vehicle and this Lease Lease, including all amounts to become due under it, and any agreement between Lessor and BMW FS.
Lessor Name	 	Signature	of Authorized Representative