

DOGGETT FREIGHTLINER OF SOUTH TEXAS LLC - AUSTIN

10/20/2025 DATE: INVOICE / BUYER'S ORDER

INV #:

Requisition No. 485057

1701 Smith Rd. Bus: 512-389-0000 Austin, Texas 78721 Fax: 512-389-2663

BUYER'S NAME	LARERO				TELEPHONE	
CITY OF ADDRESS	LAREDO			CITY	STATE	ZIP CODE
	DMAS AVE			LAREDO	TX	78041
YEAR	MAKE	MODEL/BODY		VIN		LICENSE PLATE
2027	FREIGHTLIN				BD	
		IS NOT AN OFFICIAL	MILEAGE:			
	OCUMENTARY	T MAY BE CHARGED				
		ING DOCUMENTS	-		71	
		E. A DOCUMENTARY				
		A REASONABLE		SELLING PRICE		\$277,719.00
		Y THE PARTIES.	N	EW 2027 FREIGHTLI		Ψ277,710.00
	TICE IS REQUI			GKAMP FP5 FLAMEL		
		L NO ES UN CARGO		PER ATTACHED		
OFFICIA	L. LA LEYNO EX	KIGUE SE IMPONGA				
UN CAR	GO DOCUMENT	AL. PERO ESTE		TIPS CONTRACT 230-802		
PODRIA	COBRARSE A L	OS COMPRADORES				
		DOCUMENTACION				
		/ENTA. UN CARGO				
	ITAL NO PUEDI			QTY: 2		
	RTES. ESTA NOT	ACORDADA POR				
	POR LA LEY.	IFICACION SE				
	OF WARRANTIES					
Purchaser ack	nowledges and agrees tha	t Dealer did not manufacture and				
		varranty with regard to the Purchased	1			
	• • • • • • • • • • • • • • • • • • • •	ady work shall not create any				
NE CONTRACTO STATE AND STATE	- AS - 1.00	respect to the Purchased Unit(s).				
	-	e Purchased Unit(s) and/or chassis at				
	The contract of the contract o	s Dealer, its principals, officers, ts, employees, successors and assigns				
		or injuries of any nature whatsoever	' <u> </u>			
	nt permitted by law.	of injuries of any flature whatsoever				
MILEAGE:						
YEAR	MAKE	MODEL/BODY		VIN		
MILEAGE:			TRADE-IN			
YEAR	MAKE	MODEL/BODY	TTO-DE-II4	VIN		
					SUBTOTAL	\$277,719.00
PAYOFF TO:					SALES TAX	7
ADDRESS:		FAX	:		DEALER'S INVENTORY TAX	
GOOD UNTIL					TITLE FEE	
QUOTED BY					LICENSE FEE	
SHOW LIEN	10:			Body Type:	DOCUMENTARY FEE	
ADDRESS:				License Wt.:	FEDERAL EXCISE TAX	
DATED				State Insp.:	TOTAL SALE PRICE	· · · · · · · · · · · · · · · · · · ·
DATED:	¢	LIEN AMOUNT S	\$	License:	LESS TRADE	
DRAFT FOR \$ DRAFT THRU:				Title: Transfer:	EXT. WARRANTY X QUANTITY 2	40.00
ADDRESS:				Hansiel.	TOTAL BALANCE DUE	
	entory Tax charge is intended to	o reimburse the dealer for ad valorem taxes or	n its motor vehicle inver	story. The charge, which is paid by the		Ψυυυ,4υυ.00

county tax assessor-collector, is not a tax imposed on a consumer by the government, and is not required to be charged by the dealer to the consumer.

T.Inese Terms and Conditions shall govern the sale of motor vehicles (Purchased Unit(s)) by Dealer to Purchaser. Dealer's performance and prices are expressly conditioned on these terms and conditions. This document

shall be the final, complete, and exclusive agreement between the parties and may not be modified, amended, supplemented, explained, or waived by parol evidence, Purchaser's purchase order, a course of dealings, custom or trade usage, prior representations, Dealer's performance or delivery, Dealer's catalogs, circulars or other promotional material, or in any other way except in writing signed by Dealer's Authorized Representative. Dealer's Authorized Representative shall mean Dealer's Vice-President, General Counsel, Chief Financial Officer, or President.

2. Purchaser agrees to complete one of the following, and agrees that despite delivery of the Purchased Unit(s) to Purchaser, title to the Purchased Unit(s) shall remain with Dealer until Purchaser completes one of the following: (1) pay the balance due, as shown on this Order, in cash or (2) execute a Time Sales Agreement (Retail Installment Contract), or (3) execute a Loan Agreement for the purchase price of the Purchased Unit(s) plus additional charges shown herein, or (4) execute a lease agreement, on or before delivery of the Purchased Unit(s). Purchaser and Dealer agree that this Order is not a security agreement and that delivery of the Purchased Unit(s) to the Purchaser pursuant to this Order will not constitute possession of the Purchased Unit(s) by the Purchaser, as a debtor, for the purposes of the purchase money security provisions in any statutes relating to personal property security or its equivalent. Purchaser understands that its rights in connection with this purchaser are limited as set forth in this Order.

3.Manufacturer has reserved the right to change the price to Dealer of new motor vehicles without notice. In the event the price to Dealer of new motor vehicles of the series and body type ordered hereunder is changed by Manufacturer prior to delivery of the Purchased Unit(s) ordered hereunder to Purchaser, Dealer reserves the right to change the cash delivered price (or any other pricing) of such motor vehicle to Purchaser accordingly. If such cash delivered price (or any other pricing) is increased by Dealer by five percent (5%) or more, Purchaser's sole remedy is to cancel this Order, in which event if a used motor vehicle has been traded in as a part of the consideration for such new Purchased Unit(s), such used motor vehicle shall be returned to Purchaser upon payment by Purchaser to Dealer of all storage and repair cost incurred or, if such used motor vehicle has been previously sold by Dealer, the amount received for such sale by Dealer, less a selling commission of 15% and any cost or expense incurred in storing, repairing, insuring, conditioning or advertising said used motor vehicle for sale,

shall be returned to Purchaser. Purchaser waives all other claims for an	y damages resulting from a manufacture's change in pricing and/or a related cancellation.	
BUYER'S SIGNATURE:	SELLER'S SIGNATURE:	DATE