

DOGGETT FREIGHTLINER OF SOUTH TEXAS LLC - AUSTIN

INV #:

8/8/2021

Bus: 512-389-0000 1701 Smith Rd. **INVOICE / BUYER'S ORDER** Austin, Texas 78721 Fax: 512-389-2663

BUYER'S NAME EL PASO CO	DUNTY				TELEPHONE 915-546-2000	
ADDRESS				CITY	STATE	ZIP CODE
500 E. SAN				EL PASO	TX	79901
YEAR	FREIGHTLINER	MODEL/BODY		VIN	TDD	LICENSE PLATE
		114SD	NAU 5405		TBD	
	NTARY FEE IS NO CUMENTARY FEE IS		MILEAGE:	liner of Austin no	ow Doggett Freightliner	
	BY LAW, BUT MAY		Freigni	of South		
	FOR HANDLING D		DIIV		TRACT #601-19	
	TO THE SALE. A D		ВО	BOARD CON	IRAC1 #601-19	
	OT EXCEED A REA			HASSIS BASE N	MODEL DDICE	\$70,282.00
	GREED TO BY THE			OPTION CC		\$50,598.00
	CE IS REQUIRED B			AC-CON V 311F		\$358,430.25
	OCUMENTAL NO I					\$479,310.25
	LA LEYNO EXIGUE			TOTA		\$1,437,930.75
	DOCUMENTAL. PE			X(3)		\$1,437,930.73
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	IANEJO DE LA DOC ON CON LE VENTA					
	AL NO PUEDI EXCE					
	AZONABLE ACOR					
	S. ESTA NOTIFICA					
EXIGUE PO	R LA LEY.					
	Disclaimer of Warrant					
	ribed vehicle sold by Freight					
	either express or implied v					
	of Austin, including warran					
or fitness, and	I Buyer will bear the entire e defects that presently exist	expense of repairing or				
the vehicle un	less a writte warranty by, or	service contract with				
Freightliner of	Austin covering the describe	e vehicle is delivered to		₹₽₽₽₽₽₽₽		
Buyer in conju	inction with or within 90 day	s following the time of		AHHHH2		
sale,but such v	ehicle or any of its compone	nt parts may be subject				
	the manufacuter thereof.					
MILEAGE: YEAR	MAKE	MODEL/BODY	I	VIN		
MILEAGE:			TRADE-IN			
YEAR	MAKE	MODEL/BODY		VIN		
			l		TOTAL	\$1,437,930.75
PAYOFF TO:					(Trade Allowance)	(\$.00)
					,	\$1,437,930.75
ADDRESS: TELEPHONE:		FAX:			TRADING DIFFERENCE SALES TAX	\$0.00
		rax.			DEALER'S INVENTORY TAX	\$0.00
GOOD UNTIL:						
QUOTED BY:					LICENSE FEE	\$0.00
SHOW LIEN TO:				Body Type:	DOCUMENTARY FEE	\$0.00
ADDRESS:				License Wt.:	FEDERAL EXCISE TAX	
				State Insp.:	TOTAL SALE PRICE	\$1,437,930.75
DATED:		LIEN AMOUNT \$		License:	PAYOFF ON TRADE	\$0.00
DRAFT FOR \$				Title:	EXT. WARRANTY	\$0.00
DRAFT THRU:				Transfer:	LESS DEPOSIT	\$0.00
ADDRESS:	, , ,	11 . 1 . 1			Total Balance Due	\$1,437,930.75
county tax assess	rentory Tax cnarge is intende sor-collector, is not a tax imno	ed to reimburse the dealer fosed on a consumer by the	or ad valorem tax government, and	tes on its motor vehicle d is not required to be c	inventory. The charge, which is pa harged by the dealer to the consur	aid by the Dealer to the mer.
The information y	ou see on the window form fo	or this vehicle is part of this	contract. Inform	ation on the window for	m overrides any contrary provision	s on the contract of sale.
La informacion que	aparece en la ventanilla de este	vehiculo forma parte de este	contrato. La info	macion contenida en el fo	rmulario de la ventanilla anula cualquie	er prevision que establezca lo

contraction of que aparezca en el contracto de venta. If a credit purchase, this is an offer to purchase only. Buyer offers to purchase vehicle on credit terms described herein and no contractual relationship is created. This order does not constitute an agreement for the extension of credit. Manufacturer/Distributor reserves the right to change the price of new vehicles to Seller without notice. In the event that the price to Seller of the new vehicle ordered hereunder is changed prior to delivery to Buyer, Buyer agrees and accepts that the cash delivered price will be changed accordingly. If the Buyer's used vehicle trade-in is not delivered to the Seller until delivery of the new vehicle, the trade-in will be reappraised at that time and Buyer agrees that such reappraised value shall determine the allowance, if any, made for the trade-in. Buyer agrees to deliver the original bill of sale and the title to an trade-in along with the delivery of the trade-in and further agrees to execute and all documents necessary or required to transfer legal title and ownership to Seller or its assigns. Buyer warrants the trade-in along with the derivery of the trade-in and title and execute and all documents necessary or required to transfer legal title and ownership to Seller or its assigns. Buyer warrants the trade-in to be his property and free and clear of all liens and encumbrances except as otherwise noted herein. Buyer further warrants that the trade-in has not been declared rebuilt salvage, reconditioned, nonrrpairable, or flood damaged and that the emission systems have not been tampered with and are in the condition as originally manufactured, except for ordinary wear, unless so disclosed. Seller makes no representations, concerning fuel economy of the sale unit and any information posted on the sale unit or contained in literature relating to the same reflect the results of tests performed, required or prescribed by government agency, upon which Seller has relied. It is expressly agreed to and understood by Buyer and Seller that is the event of a non-credit transaction, Seller retains a security interest in the purchased vehicle until such time as Buyer has paid the Seller for the vehicle. Buyer agrees to all the above listed charges.

BUYER'S SIGNATURE:	SELLER'S SIGNATURE:	DATE