PURCHASE ORDER



BUYER COMPANY	MANPREET SINGH	
BUYER CONTACT		EMAIL manpreet6965@gmail.com
ADDRESS	1124 S UNION ROAD	
CITY	MANTECA	COUNTY
STATE ZIP CODE	95337	
HOME PHONE	(916) 360-2244	WORK PHONE

MAKE FREIGHTLINER	MODEL CA126SLP	NEW/USED USED		VEHICLE IDENTIFICATION NUMBER 3AKJHHDR4MSLX5489 01/19/2024				
YEAR 2021	COLOR PEARL FAWN ME	TYPE CLASS 8	MILEAGE 35109	8	STOCK NO. 363901	CAN NUMBER		
CASH PRICE OF VEHICLE		\$	\$71,500.00	CASH	PRICE OF VEHICLE	\$71,500		\$71,500.00
ACCESSORIES				TIMES	() UNITS			
Includes:				TRADE	ALLOWANCE			
DOT Inspection,	PM2 Oil Change			DIFFE	RENCE			
Finance Approve				ADMINISTRATIVE FEE		Doc Fee		\$400
Finance Approva				BALANCE OWED ON TRADE				
\$1,482.64/month				SALES	TAX			
. ,				DEPOS	SIT PAYMENT	Down Pa	yment	\$15,500.00
RECORD OF TRADE-IN				TOTAL	CASH SALE PRICE	Amt Fina		\$56,400.00
YEAR M	AKE M	ODEL		CASH	DUE ON DELIVERY		Ψου, 1ου1ου	
VIN	1	MILEAGE		I	IENHOLDER	lditional (*44	0F agui	oition fool
BALANCE OWED TO			Daimer Truck Financial (additional \$195 aquisition fee)					
ADDRESS				CREDI	T DESIRED	~	/ES	NO
BALANCE OWED				INSUR	ANCE DESIRED		YES	✓ NO
				RECORD OF ADDITIONAL TRADE-IN UNITS SEE ATTACHED ADDENDUM				

TERMS AND CONDITIONS

Buyer acknowledges, agrees, represents and warrants as follows:

- (1) The terms of the agreement evidenced by this Purchase Order are contained on both the front and reverse sides hereof. This Purchase Order, when signed by an authorized Dealer representative, contains a complete and exclusive statement of such terms and Dealer has no obligations beyond or in addition to what is expressly set forth herein. There are no other terms and conditions, oral or written, and this Purchase Order supersedes all prior statements, representations and promises. The terms of this agreement may be supplemented, modified or changed only by a written instrument signed by Dealer.
- (2) The Certificate of Title for the trade-in vehicle identified above (if any) is not a salvage title and no salvage title has ever been issued for such vehicle.
- (3) The only material defects in the trade-in vehicle are the following (if no defects, write "None"):
- (4) None of the emissions or safety restraint systems have been altered or removed by Truck Center Companies.
- (5) No insurance of any kind is included in the agreement evidenced by this Purchase Order.
- (6) If Dealer has agreed to arrange financing for the purchase of the vehicle and Dealer is unable to promptly assign the finance contract to an institutional lender on a "nonrecourse" basis, Dealer may, at its option, terminate this agreement and such finance contract.
- (7) I have read this Purchase Order, I have had an opportunity to ask questions of Dealer concerning it, and I have received a complete, signed copy of the Purchase Order. NOTICE TO BUYER: Do not sign this Purchase Order before you read it or if it contains blank spaces. You are entitled to a copy of the Purchase Order you sign.

CONTRACTUAL DISCLOSURE STATEMENT:

The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale.

The term "window form" refers only to the F.T.C. used car "Buyers Guide", if one is present, and not to any other form or sign that might be in any window.				
v	DocuSigned by:	Docusigned by: Ala PLAKSOLA.		
^	6683BC 3529894'39 Signature)	X		
X	(Co-Buyer's Signature)	ACCEPTED BY: X(Dealer or authorized representative)		
	THE CONTRACT CONDITIONS OF THIS ORDER ARE	CONTINUED ON THE DEVEDSE SIDE HEDEOE		

THESE TERMS AND CONDITIONS ARE A PART OF THE PURCHASE ORDER

- 1. BUYER'S WARRANTY OF TITLE. Buyer warrants that Buyer is the sole owner of the trade-in vehicle and that such vehicle is free and clear of all liens and encumbrances except as noted on the title.
- 2. REAPPRAISAL OF TRADE-IN VEHICLE. If a vehicle is to be traded in as a part of the payment for the vehicle ordered by Buyer and if such vehicle is not delivered to Dealer until delivery to Buyer of the vehicle ordered by Buyer, such trade-in vehicle may be reappraised at that time and the reappraised value shall determine the allowance made for such vehicle. If such reappraised value is lower than the original allowance shown on the face of this Purchase Order, Buyer may cancel this Purchase Order. This right to cancel must be exercised before delivery of the vehicle ordered to Buyer and surrender of the trade-in vehicle to Dealer.
- 3. PRICE REVISION (NEW VEHICLE). If the price to Dealer of the vehicle ordered by Buyer is changed by the manufacturer before its delivery to Buyer, Dealer may change the cash price of the vehicle. If Buyer does not agree with such price change, Buyer may cancel this Purchase Order. If a used vehicle has been traded in as a part of the payment for the vehicle purchased by Buyer, such trade-in vehicle shall be returned to Buyer after payment of a reasonable charge for repairs (if any). If such trade-in vehicle has been previously sold by Dealer, the amount received for it minus a selling commission of 10% and less all expenses for storing, insuring, conditioning or advertising such vehicle for sale shall be paid to Buyer.
- 4. CHANGES BY MANUFACTURER (NEW VEHICLE). If the manufacturer makes any change in design, chassis, accessories or parts to the vehicle ordered by Buyer, Dealer shall have no obligation to Buyer to make the same or any similar change to any vehicle, chassis, accessories or parts thereof covered by this Purchase Order either before or after delivery of the vehicle to Buyer.
- 5A. [APPLICABLE ONLY TO CONSUMER TRANSACTIONS GOVERNED BY KANSAS LAW] -- MANUFACTURER WARRANTIES AND SERVICE CONTRACTS. If the vehicle, chassis, accessories or parts which are the subject of this Purchase Order are entitled to the benefit of or covered by a warranty issued by the manufacturer thereof or by a third party service contract, the warranty or service contract constitutes an agreement solely between Buyer and such manufacturer or service contract provider. Dealer is not a party to such warranties or service contracts. Dealer acknowledges that it is impermissible under Kansas law in a consumer transaction to exclude, modify or otherwise attempt to limit the implied warranty of merchantability (K.S.A. 84-2-314) and fitness for a particular purpose (K.S.A. 84-2-315) or any remedy provided by law for breach of implied warranties of merchantability or fitness for a particular purpose, and, if this transaction is a consumer transaction, Dealer makes no effort whatsoever to exclude, modify or otherwise attempt to limit such warranties or remedies in connection with the transaction evidenced by this Purchase Order. If this transaction is a consumer transaction and any such manufacturer's warranty or service contract attempts to exclude, modify or otherwise limit such implied warranties or the remedies provided by law for breach thereof (collectively "Prohibited Disclaimers"), Dealer hereby specifically disavows such Prohibited Disclaimers and such Prohibited Disclaimers are not a part of the terms of this Purchase Order or the transaction evidenced hereby.
- 5B. DISCLAIMER OF WARRANTIES; EXCLUSION OF DAMAGES. THE VEHICLE OR VEHICLE CHASSIS, ACCESSORIES OR PARTS SOLD TO BUYER BY DEALER UNDER THIS PURCHASE ORDER ARE SOLD "AS IS" AND "WITH ALL FAULTS". IF A MANUFACTURER'S WARRANTY APPLIES TO THE VEHICLE, CHASSIS, ACCESSORIES OR PARTS, SUCH WARRANTY IS OFFERED DIRECTLY BY THE MANUFACTURER TO BUYER. DEALER HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND DEALER NEITHER ASSUMES NOR AUTHORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY LIABILITY IN CONNECTION WITH THE SALE EXCEPT AS EXPRESSLY PROVIDED HEREIN. BUYER AGREES THAT IN NO EVENT SHALL DEALER BE LIABLE FOR CONSEQUENTIAL DAMAGES, DAMAGES FOR LOSS OF USE, LOSS OF TIME, LOSS OF PROFITS OR INCOME, OR ANY OTHER INCIDENTAL DAMAGES, REGARDLESS OF WHETHER DEALER HAS BEEN ADVISED OF THE POSSIBILITY OR INCURRENCE OF SUCH DAMAGES.
- 6. FAILURE OR DELAY OF DELIVERY. Dealer shall not be liable for failure to deliver or delay in delivering of the vehicle covered by this Purchase Order where such failure or delay is due, in whole or in part, to any cause beyond the control of Dealer.
- 7. FAILURE OR REFUSAL TO ACCEPT DELIVERY. Unless this Purchase Order has been cancelled by Buyer pursuant to the terms of sections 2 or 3 above, Buyer must accept delivery of the vehicle ordered and comply with the terms of this Purchase Order. If Buyer fails to comply with this Purchase Order, Dealer may retain as liquidated damages (a) any cash deposit made by Buyer, and (b) if a vehicle has been traded in as a part of the payment for the vehicle ordered by Buyer, Dealer may sell the trade-in vehicle and deduct from the proceeds of sale any expenses and losses, including selling commissions, Dealer incurs because of Buyer's failure to perform.

Certificate Of Completion

Envelope Id: 2801B427544E4AE9A59BF53F660893B2

Subject: Purchase order Source Envelope:

Document Pages: 2 Certificate Pages: 5

AutoNav: Enabled

Envelopeld Stamping: Enabled

Time Zone: (UTC-06:00) Central Time (US & Canada)

Status: Completed

Envelope Originator: Andy Pearson

14321 Cornhusker Rd Omaha, NE 68138-4019 apearson@tcctrucks.com IP Address: 173.244.131.106

Record Tracking

Status: Original

1/19/2024 1:12:46 PM

Holder: Andy Pearson

apearson@tcctrucks.com

Location: DocuSign

Signer Events

Andy Pearson

apearson@tcctrucks.com Truck Sales Specialist

SelecTrucks of Omaha LLC

Security Level: Email, Account Authentication

(None)

Signature

Signatures: 2

Initials: 0

DocuSigned by: andy Pearson -F80D6A4FCC4B476.

Signature Adoption: Pre-selected Style Using IP Address: 173.244.131.106

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Sent: 1/19/2024 1:15:06 PM Viewed: 1/19/2024 1:15:15 PM Signed: 1/19/2024 1:15:20 PM

Electronic Record and Signature Disclosure:

Not Offered via DocuSign

Manpreet Singh

manpreet6965@gmail.com

Security Level: Email, Account Authentication

(None)

Signature Adoption: Drawn on Device Using IP Address: 104.28.124.190

Electronic Record and Signature Disclosure:

Accepted: 1/19/2024 1:34:00 PM

ID: fce1ec41-ecf9-4f09-8555-8b43004c7583

Sent: 1/19/2024 1:15:07 PM Viewed: 1/19/2024 1:34:00 PM Signed: 1/19/2024 2:03:55 PM

In Person Signer Events Signature **Timestamp**

Signed using mobile

Editor Delivery Events Status Timestamp

Agent Delivery Events Status Timestamp

Intermediary Delivery Events Status Timestamp

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Carbon Copy Events Status Timestamp

Holly Mayo

hmayo@truckcentercompanies.com

Security Level: Email, Account Authentication

(None)

Electronic Record and Signature Disclosure:

Accepted: 1/11/2024 3:43:07 PM ID: 8288bea1-9067-4cbb-a938-a542e8193aad COPIED

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Witness Events Signature **Timestamp**

Notary Events	Signature	Timestamp			
Envelope Summary Events	Status	Timestamps			
Envelope Sent	Hashed/Encrypted	1/19/2024 1:15:07 PM			
Certified Delivered	Security Checked	1/19/2024 1:34:00 PM			
Signing Complete	Security Checked	1/19/2024 2:03:55 PM			
Completed	Security Checked	1/19/2024 2:03:55 PM			
Payment Events	Status	Timestamps			
Electronic Record and Signature Disclosure					

Electronic Record and Signature Disclosure created on: 11/7/2022 10:41:38 AM Parties agreed to: Manpreet Singh, Holly Mayo

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You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: khansen@truckcentercompanies.com

To advise Truck Center Companies East, LLC of your new email address

To let us know of a change in your email address where we should send notices and disclosures electronically to you, you must send an email message to us at khansen@truckcentercompanies.com and in the body of such request you must state: your previous email address, your new email address. We do not require any other information from you to change your email address.

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To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an email to khansen@truckcentercompanies.com and in the body of such request you must state your email address, full name, mailing address, and telephone number. We will bill you for any fees at that time, if any.

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ii. send us an email to khansen@truckcentercompanies.com and in the body of such request you must state your email, full name, mailing address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

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 consent to receive exclusively through electronic means all notices, disclosures,
 authorizations, acknowledgements, and other documents that are required to be provided
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