

USED TRUCK ORDER

Odessa, TX 79763 5257 West Interstate 20 (432) 381-3300

Texas Kenworth, Inc. ("Dealer")

doing business as: MH	C KENWORTH, M	HC HINO, MF	IC ISUZ	ZU TRUCK				
PURCHASER					AD	DRESS		DATE
Johnson County Precinct 2 342					25 CR 920		4/24/2015	
BUSINESS PHONE	OTHER PHONE	CMY		, ,	ÇC	UNTY	STATE	ZIP
(817) 556-6382			Cro	owley		johnson	TX	76036
QUANTITY AND A	YEAR	MAKE	1	MODEL	ВС	DY TYPE	SALESPERSON	
2	2010	Kenwor	th	T800		Tractor - Daycab	· I · · · · · · · · · · · · · · · · · ·	, Barry
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TRUCK ORDER FOR ### BUY BOARD NU			CAB T	RUCKS AT \$	\$72500.00 \$	ACH,		
TRADE TERMS AGR				YES	×	NO		and the second s
are fully funded. Cu	stomer has 60 da	ys from deliv	ery dat	e of the truc	e at the dea ok to return	ler, customer will be charge and have any add-ons liste ADD F.E.T.	ed a per diem amount d on the sales order	t per unit until units completed.
	PTION OF TRAD		-			SUBTOTAL		\$145,000.00
	MAKEN III. S.	37	MODE	Lig	st.	BUSINESS TAX		
er de la companya de			MILEA	<u> </u>		SALES TAX		
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percent on the percent of the percen			TOAD	E DIFFEREN	OCE .	DOCUMENTATION FEES		
BALANCEOWEDITO			RAU	E DIFFEREN	ICE	REGISTRATION FEES		
			L			TOTAL DELIVERED PRIC		\$145,000.00
A DOCUMENTARY FEE	IS NOT AN OFFICIA	AL FEE. A DOC ED TO BUYERS	UMENTA FOR H	ARY FEE IS N ANDLING DO	OT CUMENTS	LESS: TRADE-IN ALLOW		
REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS AND PERFORMING SERVICES RELATING TO THE CLOSING OF A SALE. A DOCUMENTARY FEE MAY NOT EXCEED \$50 (FOR A MOTOR VEHICLE CONTRACT OR A REASONABLE AMOUNT AGREED TO BY PARTIES FOR A HEAVY COMMERCIAL VEHICLE					LESS: BALANCE OWED ON TRADE-IN			
					TRADE-IN EQUITY			
CONTRACT). THIS NOTICE IS REQUIRED BY LAW.					LESS: CASH DEPOSIT SUBMITTED WITH ORDER			
PURCHASER'S CERTIFICATION					CASH DUE ON DELIVERY(Includes Above Taxes,			
					u certifu tha	But May Not Be Inclusive of	of All Applicable Taxes)	9)
Purchaser and the per 1. Purchaser and the p	person slaning this	Order on beh	alf of P	urchaser hav	re carefully	Financed by Purchaser)Du		\$145,000.00
reviewed the terms and conditions printed on the front and reverse side hereof, and				READ ALL PAGES OF THIS ORDER.				
agree to be bound thereby. The terms and conditions printed on the front and reverse side hereof represent the entire and integrated agreement between the parties relating to the purchase and sale of the Vehicle and cancels and supersedes prior negotiations, representations or agreements, either written or oral.					THE TERMS	AND CONDITIONS ON F ARE PART OF THIS OR	PAGE 2 IDER.	
2. Purchaser and the p	erson signing this	Order on beh	alf of P	urchaser hav	re carefully	THIS ORDER IS NO ACCEPTED BY AN	T VALID UNLESS SIGNE AUTHORIZED MANAGER	ED BY AND R OF DEALER.
reviewed this Order equipped only with Order plus all stand of delivery.	the optional equipa	ment specifica	lly listed	d on the face	of this	THE PRICE OF THIS VEHICLE DOES NOT INCLUDE ANY APPLICABLE TAXES, WHICH ARE THE RESPONSIBILITY OF PURCHASER AS SET FORTH ON ALL PAGES HEREOF.		
The person signing this Order on behalf of Purchaser is of legal age to execute binding contracts in this State. The person signing this Order on behalf of Purchaser has the authority and has been duly authorized to sign this Order or behalf of the Purchaser.				of	ANY TAXES DISPLAYED ON THIS TRUCK ORDER ARE ESTIMATED. ACTUAL TAXES, AS APPLICABLE, WILL BE INVOICED TO THE PURCHASER AT THE PREVAILING TAX RATES AVAILABLE AT TIMEOF VEHICLE INVOICE.			

TRCK-SALE-WI-4.3-02-A (REV 05/13)

5-11-15

ACCEPTED BY DEALER

CONTINUATION OF TERMS AND CONDITIONS CONSTITUTING A PART OF TRUCK ORDER

This Truck Order ("Order"), including the front of this Order and these terms and conditions, constitutes a contract for the purchase of the vehicle(s) or chassis ("Vehicle") listed and described on the front side hereof, between dealer identified on the rost side hereof ("Dealer"), and the purchaser (sidentified on the front side hereof ("Purchaser"). This Order is binding upon Dealer and Purchaser upon each party's execution on the front side hereof

I. PRICE REVISION: The manufacturer of any new Vehicle ordered hereunder by Purchaser may change the price to dealer of such Vahicle after the date of this Order. In the event of any such price change, prior to the delivery of any new vehicle to Purchaser, the Dealer shall have the right to change the price of the Vehicle described on the front side hereof by providing notice of such change to Purchaser. If Purchaser does not agree to pay the changed price of the Vehicle, Purchaser shall cancel this Order by providing Dealer with written notice of such cancellation within two (2) days of notice from Dealer of the Anage in the price of the Vehicle. If Purchaser fails to timely provide Dealer with such written notice, Purchaser shall be bound to pay the changed cash price of the Vehicle. In the event Purchaser cancels this Order pursuant to this Paragraph 1 and has traded a used which as part of the condideration for a new Vehicles purchased by Purchaser, such traded-in vehicle shall be returned to Purchaser upon payment of a reasonable charge for storage and repairs (If any) or, if such traded-in vehicle has been previously sold by Dealer, the amount received therefore less a selling commission of 15% and any expense for storing, insuring, conditioning, or extensifies each with the formation of the prochaser.

or advertising such vehicle for sale shall be returned to Purchaser.

2. DEALER NOT AGENT OF MANUFACTURER: it is understood that there is no relationship of principal and agent between the Dealer of the manufacturer of the Vehicle and that the Dealer is not authorized to act, or attempt to act, or reportent huelf, directly or by implication, as agent of the manufacturer, or in any manner assume or creake, or actempt to assume or creake, only obligation on behalf of or in the name of the manufacturer. It is further understood that neither Dealer nor anyone acting on its behalf has made, or adopted from the manufacturer, any guarantee, representation or warranty regarding the residual, trade-in, repurchase or buyback value of the Vehicle in Repurchase to Deligation is the sole and exclusive responsibility of the manufacturer. Purchaser hereby acknowledges, agrees, represents and warrants that Purchaser shall look solely to the manufacturer to perform or salidly any Repurchase Obligation.

3. DISCLANMER OF WARRANTY: General: References to a "new Vehicle" herein shall mean a motor wehcle that has

3. DISCLAMMER OF WARRANTY: General: References to a "new Vehicle" herein shall mean a motor vehicle that has not been previously registered in any state of the United States of America. References to a "used Vehicle" herein shall mean a motor vehicle which has been previously registered or which should have been registered in any state of the United States of America. References to a "used Vehicle" herein shall mean a motor vehicle which has been proviously registered or which should have been registered or as state of the United States of America. PURCHASEA HEREEY ACKNOWLEDGES THAT DEALER NOR ANYOME ACTING ON ITS BEHALF HAS MADE ANY AFFERMATION OF FACT, REPRESENTATION OR PROMISE RELATING TO THE VEHICLE THAT HAS BECOME A BASIS OF THIS TRANSACTION OR WHICH CREATES AN EXPRESS WARRANTY. NO SAME MODEL HAS BECOME A BASIS OF THIS TRANSACTION OR WHICH CREATES AN EXPRESS WARRANTY. TO THE FULLEST EXTENT PERMITTED BY LAW, DEALER DISCLAIMS ANY MENLED WARRANTY OF MERCHANTABULTY. FULLEST EXPRESS WARRANTY, WITH RESPECT TO THE VEHICLE. New Vehicles: There are NO WARRANTIES, express or Implied, made by Dealer or the manufacturer, on any new which described on the front of this Drofer, except for the manufacturer's warranty applicable to such new Vehicle contained in the separate manufacturer's warranty which will be furnished to Purchaser upon delivery of the new vehicle. Such separate manufacturer's warranty which will be furnished to Purchaser upon delivery of the new Vehicle or any part themsof. Purchaser hereby acknowledges and agrees that Dealer has not in any manuer adopted the manufacturer's warranty as a warranty of the Dealer and Purchaser acknowledges, agrees, represents and warrants that Purchaser shell look solely to the manufacturer to perform or satisfy any obligation under the manufacturer's warranty.

Used Vehicles: Dealer selfs any used weblice AS IS with all faults and defects, and the Dealer disclaims all warrantie with respect to the Dealer in connection with the sale of any used Vehicle. If the Purchaser is assigned the rentaining term of any manufacturer's warranty, Purchaser hereby ecknowledges, agrees, represents and warrants that Dealer has not in any manner adopted the manufacturer's warranty as a warranty of Dealer, and Purchaser acknowledges, agrees, represents and warrants that Purchaser shall look solely to the manufacturer to perform or astisfy any obligation under the manufacturer's warranty. As between Purchaser and Dealer, the entire is as to the quality and performance of any used Vehicle is assumed by Purchaser. As between Purchaser and Dealer, the Purchaser assumes the entire cost of service and repair and loss with respect to any used Vehicle found to be

A LIMITATION OF LIABILITY: DEALER WILL NOT BE LIABLE TO PURCHASER OR ANY OTHER PARTY FOR ANY CONSEQUENTIAL, NICIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL, NICIDENTAL, SPECIAL, PUNITIVE OR CONTROL NUMBERC DAMAGES, NICLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOTS THE LOTS FROM THE ROMBERCHALOR ECONOMIC CLOSS, EVEN IF DEALER MAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR THEY ARE PORESEFABLE OR FOR IT LIMITED THE POSSIBILITY OF SUCH DAMAGES OR THEY ARE PORESEFABLE OR FOR CLAMAS MADE BY A THEIR PRATY, IN THE POSSIBILITY OF SUCH DAMAGES OR THEY ARE PORESEFABLE OR FOR ANY OTHER PARTY RELATING TO OR RESULTING FROM THE SALE, INCENSE OR USE OF A VEHICLE SUBJECT TO THIS ORDER OR THESE TERMS AND CONDITIONS EXCEED THE PURCHASE PRICE PAID FOR SUCH VEHICLE. THESE LIMITATIONS APPLY WHETHER THE LIABILITY IS BASED ON CONTRACT, TONT, STINCT LIABILITY OR ANY OTHER THEORY AND WHETHER TWE ALLEGED BREACH OR DEFAULT IS A BREACH OF A FUNDAMENTAL CONDITION OR TERM, OR A FUNDAMENTAL DREACH. THESE LIMITATIONS APPLY TO THE FULLEST EXTENT PERMITTED BY LAW.

S. TRADE-IN VEHICLE: If a whick has been traded in as a part of the consideration for the Vehicle ordered by Purchaser hereunder and such traded in vehicle is not delivered to Desier until delivery to Purchaser of the Vehicle, such trade-in vehicle shall be reappraised as directed by Desier and such reappraisal value shall determine the allowance made for such whicke. If such reappraised is vehicle shower than the original allowance therefore shown on the face of this Order, Purchaser falls to timely provide said written notice of such cancellation, Purchaser shall be bound to the amount of the reappraisal or prior to delivery of the Vehicle ordered berunder to Purchaser whichever is earlier. If Purchaser falls to timely provide said written notice of such cancellation, Purchaser shall be bound to the amount of the reappraisal or prior to delivery of the Vehicle ordered berunder to Purchaser shall be condition of any trade-in vehicle and this relative ownly with and Purchaser sh

6. PUBCHASER'S REPRESENTATIONS AND WARRANTIES: Purchaser hereby represents and warrants that: (a) the trade-in which shall be delivered free and clear from my security interest or other line or encumbrance of any third person (except as otherwise noted on the title and agreed to in writing by Dealer at the time of the execution of this Order); (b) Purchaser shall promptly deliver to Dealer a valid certificate of title to the trade-in vehicle of Purchaser has full power, right and lawful authority to dispose of the trade-in vehicle; (d) the trade-in vehicle does not have a cracked or defective head, block, powertrain, or frame (including supportive portion of the unibody); (e) the engine and transmission have not been changed from the manufacturer's original equipment specifications; and (f) while owned by Purchaser, the odometer of the trade-in vehicle has not been replaced, tempered with or otherwise altered in any way and Purchaser has no reason to believe the trade-in vehicle's current odometer reading, as correspented on the front side hereof, does not reflect its actual mileage. Purchaser further represents and warrants that Purchaser will use the Vehicle exclusively for a commercial use. P. PALLINE OR REFUSAL TO ACCEPT DELIVERY. Except as provided in Paragraphs 1 and 5 of this Order,

2. FAILURE OR REFUSAL TO ACCEPT DELIVERY: Except as provided in Paragraphs 1 and 5 of this Order, Purchaser may not concell this Order, to the event that Purchaser fails or refuses to complete the purchase of the Vehicle, Purchaser shall speed page 2. The singuidated damages and not as a penalty, the greater of the following: (a) twenty-live percent (25%) of the Total Delivered Price of the Vehicle, or (b) the cash deposit set forth on the front of this Order (Tujaddated Damager). Dealer may apply any cash deposit made in Vehicle as part of the consideration for the Vehicle, Dealer is authorized to self-sured to Dealer a trade-in vehicle as part of the consideration for the Vehicle, Dealer is authorized to self-such trade-in vehicle and Dealer may retain the proceeds thereof to salisfy the Liquidated Damages. Purchaser acknowledges that the Liquidated Damages are reasonable in light of the anticipated or actual harm caused by Purchaser's failure to complete the purchase. Purchaser further.

acknowledges that the Uquidated Damages do not constitute a parality, but hatead represent the parties' lasts estimate of the resulting damages given that the precise damages of Desier are difficult to calculate. B. TAKES: Unless otherwise agreed is in a writing sterned by Parchaser and Opener, Purchaser shall be solely responsible for the payment of all sales, use, consumer and other faxes arising out of this Order mandated by any applicable federal, state and local laws, codes, ordinances, rules and regulations, whether currently in effect, scheduled to go in effect, or subsequently enacted, including but not limited to, any increases in such takes taking effect after the date of this Order. Purchaser shall be solely

responsible for the cost and fees for all licenses, registrations and (tiles associated with the sale of the

9. FAILINE OR DELAY OF DELIVERY; FORCE MAJEURE: Dealer shall not be liable for faiture to deliver or delay in delivery of the Vehicle where such failure to deliver or delay is due, in whole or in part, to any cause other than the gross negligence of Dealer. Further, Dealer will not have any liability for any breach caused by extreme weather or other act of God, strike are other labor shortage or disturbance, fire, accident, war, terrorist act or civil disturbance, delay of carriers, failure of normal sources of supply, act of government or any other cause beyond the reasonable control of Dealer.

any other cause beyond the reasonable control of Dealer.

30. NOTICES: It shall be a condition precedent to any liability of Dealer, whether in contract, tort, or otherwise, arising out of this Dealer or any other dealings between the parties that Purchaser provide written notice to Dealer of any claim, conteneurs, or alleged breach of this Order within to 1(3) days of the owner occurrence glying rise to such claim, conteneursy or alleged breach and that Purchaser provide Dealer within a reasonable opportunity to care the problems or issues giving rise to such claim, conteneursy as alleged breach of this Order. Notwithstanding the foregoing, Purchaser must provide Dealer with notice of any claim controversy, or alleged breach of this Order and demand for arbitration within twelve months of discovery o accrual of the same, whichever occurs first. It is understood and agreed by the partite that the foregoing provision is tooth a condition pecedent to the right to take such a such, and a contractual modification to the statute of limitations for all actions, whether in contract, tort or otherwise, and failure to comply with this condition precedent and contractual statute of limitations shall be an absolute but no receivery for any problems, issues, rights, claims or causes of action not specifically pied within the treater month period. Whenever this Order requires that notice be provided to the address indicated on the forms side of this Order, or (iii) one (1) deyened in passes on the fine passes and the address indicated on the front side of this Order, or (iii) one (2) day after being sent via overnight mall through a respectable overnight delivery company.

13. MISCELLANEOUS: This Order may not be changed, altered or amended in any way except in writing signed by a corporate officer or authorized manager of Deeler and an agent of Purchaser. Purchaser acknowledges and agrees that Purchaser has had an adequate appearatively to review and reviete this Order and the Order shall not be construed against or in favor of Purchaser or Dealer. No waiver by atther party of a breach or default hereunder will be deemed a waiver by such party of a subsequent breach or default of a like or similar nature. No waiver of any of these teams and conditions or any of the terms and conditions will be effective against Dealer unless it is in a writing signed by a corporate officer or authorized manager of Dealer. No course of dealing or performance, usage of trade or follure to enforce any term or condition will be used to modify this Order. If any of these terms or conditions is usenforceable, such term or condition will be limited only to the extent necessary to make it enforceable, and all other terms and conditions will remain full force and effect. This Order is deemed to have been entered into in the state of the location of Dealer designated on the front side hereof and will governed by the laws of the state of the location of Dealer designated on the front side hereof and will governed by the laws of the state of the location of Dealer remedies capters by provided for in these conditions will be in addition to any other remedies that Dealer may have under the Uniform Commercial Code or other applicable law. Furchaser naw not assign this Order without the prior writtee consent of Dealer. These terms and conditions are for the exclusive benefit of Dealer and Purchaser and no other person will have rights hereunder.

Customer Initial 5-11-15

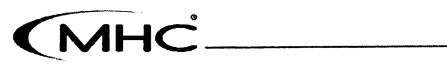
5/06/2015

Date:



Dealers signature:

BELLER BUYER MHC KENWORTH - ODESSA Johnson County Pct 2 5251 WEST INTERSTATE 20 3425 Cr 920 ODESSA, TX 79763-5518 Crowley, TX 76036 YEAR: YOU MAKE MODEL VEHICLE IDENTIFICATION NUMBER 1XKOD49X2AJ261126 ICW/T800 2010 1XKDD49X4AJ261127 2010 KWT800 The above described motor vehicle(s) la/are being sold "as is" and "with all faults" and: THE SELLING DEALER HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE; AND NEITHER ASSUMES NOR AUTHORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY LIABILITY IN CONNECTION WITH THE SALE OF THIS THESE VEHICLE(S). BUYER SHALL NOT BE ENTITLED TO RECOVER FROM THE SELLING DEALER ANY CONSEQUENTIAL DAMAGES, DAMAGES TO PROPERTY, DAMAGES FOR LOSS OF USE, LOSS OF TIME, LOSS OF PROFITS, OR INCOME, OR ANY OTHER INCIDENTAL DAMAGES. BEFORE PURCHASING THIS/THESE TRUCK(S) (VEHICLE), BUYER MADE A PHYSICAL INSPECTION, BUYER DID NOT RELY IN ANY WAY ON THE ODOMETER READING OF THE TRUCK(S) (VEHICLE) AS A CONDITION OF, OR SUBJECT OF, THIS PURCHASE AND BUYER AGREES THAT NO REPRESENTATIONS HAVE BEEN MADE BY SELLER CONCERNING MILEAGE. If the above described motor vehicle(s) is/are a new vehicles(s) then this additional provision is applicable: THE ONLY WARRANTIES APPLYING TO THIS/THESE VEHICLE(S) ARE THOSE OFFERED BY THE MANUFACTURER. Purchaser acknowledges that he has read, understands and accepts all of the provisions of this dealer warranty disclaimer covering the motor vehicle(s) described above. 5/08/2015 Buyers signature: Date: Co-buyers signaturo:



INVOICE #: 761

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CE	#:	

Majo in	RELLER	BUYER
		Johnson County Pct 2
	MHC KENWORTH - ODESSA	
	5251 WEST INTERSTATE 20	3426 Cr 920 Crowley, TX 76036
	ODESSA, TX 79763-5518	Crowley, 12 70030
wei no	1998 MADE I MADELLA	VEHICLE IDENTIFICATION NUMBER
2010	KW/T800	1XKDD49X2AJ261126
2010	KW/T800	1XKDD49X4AJ261127
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nave per	sonally inspected the above list of 2 vehic	eles and find them acceptable for delivery.
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ACEP III		
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