



MOTOR VEHICLE BUYER'S ORDER

Seller Stanley CDJ Brownwood Salesperson Todd Franke Buyer/Co-Buyer Brown County Precinct 2
Buyer/Co-Buyer Phone: Res. (325)642-8470 Bus. (325)643-1987 Cell E-mail: none
Address City Brownwood State TX Zip 76801

Expected date of delivery in 03/21/2016 or as soon thereafter as possible. It is agreed that neither the Seller nor the Manufacturer/Distributor is liable for failure to effect delivery.
Buyer offers to purchase from Seller under the terms and conditions specified, the following described motor vehicle: LIEN: Chrysler Capital

AT THIS DEALERSHIP

- A customer may obtain their own financing.
The finance charge may be negotiable.
The dealership may assign the retail installment contract.
A person may acquire a retail installment contract or an outstanding balance under a contract from another person on the terms, including the price, to

which they agree. No person acquiring or assigning a retail installment or any balance under a contract, has any duty to disclose to any other person the terms on which a contract or balance under a contract is acquired, including any discount or difference between the rates, charges, or balance under the contract and the rates, charges, or balance acquired (Finance Code § 348.301).

DESCRIPTION OF SALE UNIT: Make: Ram Color: red Model: 2500 4WD
Stock No.: D14T3618 Cyl.: 0 Upholstery: Gray
Body Style: Mega Cab SLT License No.: Odometer Reading: 33,690
Year: 2014 VIN: 3C6TR5MT2EG233909

Table with 2 columns: Description and Amount. Includes items like PRICE of UNIT (\$32,000.00), Down Payment (N/A), Trade-In (N/A), Rebate (N/A), Unpaid Balance of Trade-In (N/A), Sub-Total (\$32,000.00), Dealer's Inventory Tax (\$68.19), State Motor Vehicle Sales Tax (N/A), License and/or Registration Fee (\$71.25), Certificate of Title Fee (\$28.00), Vehicle Inspection Fee (\$14.50), Emission Inspection Fee (N/A), Deputy Service Fee Paid to Dealer (N/A), Documentary Fee (\$125.00), Unpaid Balance (\$32,306.94).

USED CAR TRADE-IN:

Year: Make: Model:
License No.: VIN:
Lienholder: Us Bank Lienholder Address:
Payoff on Trade-In \$ N/A (as of / /)
Trade-In Allowance \$ N/A (as of / /)
Net Allowance on Trade-In \$ N/A (as of / /)

TITLE TO TRADE-IN:

Owner/Co-Owner: Odometer:
Remarks on (State) Title:
Salvage Rebuilt Salvage Nonrepairable Manufacturer Buy-back Flood Damage

DISCLAIMER OF WARRANTIES

The above-described vehicle sold by Seller is sold as is, without either express or implied warranties of any kind by Seller, including warranties of merchantability or fitness, and Buyer will bear the entire expense of repairing or correcting any defects that presently exist or that may occur in the vehicle, unless a written warranty by, or service contract with Seller covering the described vehicle is delivered to Buyer in conjunction with or within 90 days following the time of the sale, but such vehicle or any of its component parts may be subject to warranty by the manufacturer thereof.

*A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DOCUMENTARY FEE IS NOT REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS RELATING TO THE SALE. A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AMOUNT AGREED TO BY THE PARTIES. THIS NOTICE IS REQUIRED BY LAW. UN CARGO DOCUMENTAL NO ES UN CARGO OFICIAL. LA LEY NO EXIGE QUE SE IMPONGA UN CARGO DOCUMENTAL. PERO ESTE PODRIA COBRARSE A LOS COMPRADORES POR EL MANEJO DE LA DOCUMENTACION EN RELACION CON LA VENTA. UN CARGO DOCUMENTAL NO PUEDE EXCEDER UNA CANTIDAD RAZONABLE ACORDADA POR LAS PARTES. ESTA NOTIFICACION SE EXIGE POR LEY.

**The Dealer's Inventory Tax charge is intended to reimburse the dealer for ad valorem taxes on its motor vehicle inventory. The charge, which is paid by the dealer to the 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.

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 on the contract of sale. La informacion que aparece en la ventanilla de este vehiculo forma parte de este contrato. La informacion contenida en el formulario de la ventanilla anula cualquier provision que establezca lo contrario y que aparezca en el contrato de venta.

If a credit purchase, this is an offer to purchase only. Buyer offers to purchase vehicle on credit on 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 car 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 any trade-in along with the delivery of the trade-in and further agrees to execute any 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, nonrepairable, 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 in 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.

ARBITRATION PROVISION
ARBITRATION OF DISPUTES

Arbitration is a method of resolving a claim, dispute, or controversy (collectively, a "Claim") without filing a lawsuit in court. Either Buyer or Seller may choose at any time, including after a lawsuit is filed, to have any Claim related to or arising out of the transaction identified in this Buyer's Order ("Order"), including the interpretation, scope, or validity of arbitration, decided by arbitration and not by a court action.

When a dispute is resolved by arbitration and not in a court, each party gives up

under investigation for discipline or removal, to conduct the arbitration in lieu of contacting either the AAA or NAF to conduct the arbitration.

This Order evidences a transaction involving interstate commerce. Any arbitration under this Arbitration Provision is governed by the Federal Arbitration Act (9 U.S.C. § 1, et seq.). Judgment upon the award may be awarded in any court having jurisdiction. No punitive damages may be awarded against either Buyer or Seller.

The arbitration hearing will be conducted in the federal district in which Buyer resides. If Buyer demands arbitration first, Buyer agrees to pay the initial arbitration

Exhibit # 8
April 4, 2016