



Pharr Branch
 4300 N. Cage
 Pharr, TX 78577
 1-800-460-2401

Corpus Christi Branch
 1313 Corn Products Rd
 Corpus Christi, TX 78409
 1-800-460-2181

Laredo Branch
 8402 Milo Road
 Laredo, TX 78045
 1-800-460-7886

San Antonio Branch
 9010 IH 10 East
 Converse, TX 78220
 1-800-455-9177

Customer Invoice

Sales Date

Customer Name
Address
City, State, Zip

HGAC BUY HT06-20

Business Name / DBA
PO #
Salesman

Unit Description
Unit VIN #

HT06-20H8
 T440, CONV CAB

SBFA, TRA

Plate Type

APPORTIONED

(1) Trade Information
 (2) Trade Information

Trade(s) Value

Trade(s) Lien Holder Pymt
Cash Back To Customer

Selling Price
FET (Chassis only)
Additional FET
Sales Tax
DIT
License Fee
DOT
Sales Tax Surcharge
Title/Bridge Fee
Doc Fee
Extras:

exempt

\$84,750.00

0.00
 0.00

\$0.00

Less Down Payment
Trade(s) Equity

Amount Due

Price Per Unit:

\$84,750.00

Total # of Units

1

Grand Total:

\$84,750.00

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 AND PERFORMING SERVICES RELATING TO THE CLOSING OF A SALE. A DOCUMENTARY FEE MAY NOT EXCEED \$150 FOR A MOTOR VEHICLE CONTRACT OR A REASONABLE AMOUNT AGREED TO BY THE PARTIES FOR A HEAVY COMMERCIAL VEHICLE CONTRACT. THIS NOTICE IS REQUIRED BY LAW.

THE DEALER 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 CUSTOMER.



Customer Invoice

IN THE EVENT THE CUSTOMER FAILS TO ACCEPT DELIVERY AND PERFORM THIS AGREEMENT PURSUANT TO ITS TERMS, THE DEALER SHALL HAVE THE RIGHT TO RETAIN THE AMOUNT PAID TO THE DEALER IN CASH AND/OR USE EQUIPMENT ON ACCOUNT OF THE PURCHASE PRICE OF SAID VEHICLE(S) AS LIQUIDATED DAMAGES IN ADDITION TO ANY OTHER RIGHTS THE DEALER MAY HAVE UNDER LAW.

THE CUSTOMER WARRANTS THAT THE USED EQUIPMENT, IF ANY, IS FREE AND CLEAR OF ALL LIENS AND/OR ENCUMBRANCES OF ANY NATURE WHATSOEVER, AND THAT THE CUSTOMER HAS GOOD AND MARKETABLE TITLE TO THE USED EQUIPMENT AT THE TIME OF DELIVERY THEREOF TO THE DEALER. THE USED EQUIPMENT IS TO BE DELIVERED TO THE DEALER IN THE SAME CONDITION AND APPEARANCE IN WHICH IT WAS WHEN FIRST INSPECTED BY THE DEALER OR ITS AGENT. THE DEALER, UPON DELIVER OF THE USED EQUIPMENT, SHALL HAVE THE RIGHT ONCE AGAIN TO INSPECT THE USED EQUIPMENT, AND THE DEALER SHALL BE THE SOLE JUDGE AS TO ITS CONDITION, WITH THE RIGHT TO ACCEPT OR REJECT THE USED EQUIPMENT AT ITS OPTION. IF THE USED EQUIPMENT IS NOT IN A CONDITION AND APPEARANCE AS GOOD AS IT WAS WHEN FIRST INSPECTED BY THE DEALER, THE DEALER SHALL HAVE THE RIGHT TO REVALUE THE AMOUNT OF ALLOWANCE OFFERED FOR SUCH EQUIPMENT AND THE TOTAL CASH PURCHASE PRICE SHALL BE INCREASED ACCORDINGLY. THE CUSTOMER AGREES THAT THE AMOUNT OF THE ALLOWANCE MADE UPON THE USED EQUIPMENT, IF ANY, IS TO BE APPLIED BY THE DEALER AS PART PAYMENT ON THE PURCHASE PRICE OF SAID VEHICLE(S).

IF THE DEALER IS UNABLE TO MAKE DELIVERY OF SAID VEHICLE(S) FOR WHATEVER REASON, THE DEALER WILL RETURN AND THE CUSTOMER WILL ACCEPT THE CASH AND THE USED EQUIPMENT (OR IF THE USED EQUIPMENT SHALL HAVE BEEN SOLD, THE NET AMOUNT RECEIVED BY THE DEALER FROM THE SALE THEREOF) IN FULL DISCHARGE OF ANY OBLIGATIONS OF THE DEALER TO THE CUSTOMER HEREUNDER.

Salesman

Customer:
