

Bill of Sale

Invoice Number: 1
Invoice Date: 2017-02-14
Purchaser Name: David Antonucci
Company: Seciovni
Full Address: 24242 SW Gage Rd
City/State/ZIP: Wilsonville, OR 97070
Phone: 480-823-2533
Dealer's License:

Stock No.	VIN	Year	Make	Model	Miles/Hours	Location	Unit Price
102325	3HSCUAPR0BN357644	2011	International	Prostar+	538,429	Atlanta, GA	\$ 29,000.00
152579	4V4NC9EH8DN558935	2013	Volvo	VNL64T670	378,545	Tulare, CA	\$ 49,000.00
102325	3HSCUAPR0BN357644	2011	International	Prostar+	538,429	Atlanta, GA	\$ 29,000.00
152579	4V4NC9EH8DN558935	2013	Volvo	VNL64T670	378,545	Tulare, CA	\$ 49,000.00
102325	3HSCUAPR0BN357644	2011	International	Prostar+	538,429	Atlanta, GA	\$ 29,000.00
152579	4V4NC9EH8DN558935	2013	Volvo	VNL64T670	378,545	Tulare, CA	\$ 49,000.00
102325	3HSCUAPR0BN357644	2011	International	Prostar+	538,429	Atlanta, GA	\$ 29,000.00
152579	4V4NC9EH8DN558935	2013	Volvo	VNL64T670	378,545	Tulare, CA	\$ 49,000.00
1818	4V4KC9EH7EN161818	2014	Volvo	VHD64FT200	499,151	Phoenix, AZ	\$ 60,500.00

Miscellaneous Charge	Price
Tires	\$ 2,000.00

TAX: \$ 250.00
DEALER DOCUMENTATION FEE: \$ 400.00
CASH PAID (DOWN PAYMENT): \$ 10,000.00
TOTAL: \$ 131,150.00

Purchaser intends to use the vehicle primarily for: ☐personal, family, or household purposes ("personal use") ☒business, agricultural or other non-personal uses ("commercial use").
Purchaser agrees that this Order includes all of the terms and conditions on both the face and reverse side hereof, that this Order cancels and supersedes any prior agreement and as of the date hereof comprises the complete and exclusive statement of the terms of the agreement relating to the subject matters covered hereby. This Order is not binding until accepted by Seller and, if a time sale, (1) appropriate financing disclosures are made and (2) a retail installment sale contract and purchase money security agreement ("Contract") is executed. Until a time sale Order becomes binding, Purchaser may cancel it and recover any deposit made. The Contract and this Order shall be subject to cancellation by Seller unless approval of the Contract is given by a bank or finance company willing to purchase the Contract from Seller.

LIMITATIONS/EXCLUSIONS OF PRODUCT WARRANTIES

(a) For "new" vehicles: (1) If the vehicle is purchased for personal use, Seller makes no implied warranty of merchantability or of fitness for any particular purpose unless Seller also gives Purchaser a written warranty, on its own behalf, with respect to the Vehicle, or, at the time of the sale or within 90 days thereafter, Seller enters into a service contract with Purchaser which applies to the vehicle. In that event, any implied warranties arising from the sale of the vehicle shall be limited to duration of Seller's written warranty or service contract; (2) If the vehicle is purchased for commercial use, Seller makes no implied warranty of merchantability or of fitness for any particular purpose. The vehicle is sold to Purchaser AS IS, except for any express warranties made by Seller, on its own behalf, or by the manufacturer of the Vehicle or of any component parts. (3) In all cases, Seller shall not be liable for any consequential damages arising from any breach of any warranty, express or implied.

(b) For "used" vehicles:

(1) Used Car Implied Warranty of Merchantability:

THE SELLER HEREBY WARRANTS THAT THE VEHICLE WILL BE FIT FOR THE ORDINARY PURPOSES FOR WHICH THE VEHICLE IS USED FOR 15 DAYS OR 500 MILES AFTER DELIVERY, WHICHEVER IS EARLIER, EXCEPT WITH REGARD TO PARTICULAR DEFECTS DISCLOSED ON THE FIRST PAGE OF THIS AGREEMENT. YOU (THE PURCHASER) WILL HAVE TO PAY UP TO \$25.00 FOR EACH OF THE FIRST TWO REPAIRS IF THE WARRANTY IS VIOLATED.

(2) Waiver of Used Car Implied Warranty of Merchantability:

ATTENTION PURCHASER: SIGN HERE ONLY IF THE DEALER TOLD YOU THAT THIS VEHICLE HAS THE FOLLOWING PROBLEM(S) AND THAT YOU AGREE TO BUY THE VEHICLE ON THOSE TERMS:
ATENCIÓN AL COMPRADOR: FIRME AQUÍ SOLO SI EL CONCESIONARIO DIJO QUE EL VEHÍCULO TIENE EL SIGUIENTE PROBLEMA (S) Y QUE EL COMPRADOR SE COMPROMETE A COMPRAR EL VEHÍCULO EN ESAS CONDICIONES.

1. 2. Buyer/Comprador _____
3. Buyer/Comprador _____

(3) The vehicle is sold "AS-IS" --NOT EXPRESSLY WARRANTED OR GUARANTEED" unless Seller gives Purchaser a separate written instrument showing the terms of any warranty or service contract given by Seller on its own behalf. If the vehicle is purchased for personal use, Seller makes no implied warranty of fitness for any particular purpose, and the implied warranty of merchantability is limited to 15 days or 500 miles after delivery, whichever is earlier, as set forth above, unless Seller also gives Purchaser a written warranty, on its own behalf, with respect to the Vehicle, or, at the time of the sale or within 90 days thereafter, Seller enters into a service contract with the Purchaser which applies to the Vehicle. In that event, any implied warranties arising from the sale of the vehicle shall be limited to the duration of Seller's written warranty or service contract. If the vehicle is purchased for commercial use, Seller makes no implied warranty of fitness for any particular purpose, and the implied warranty of merchantability is limited to 15 days or 500 miles after delivery, whichever is earlier. In all cases, Seller shall not be liable for any consequential damages arising from any breach of any warranty, express or implied, except for a breach of the implied warranty of merchantability.

Purchaser, by the execution of the Order, represents that Purchaser is of legal age or older and acknowledges that Purchaser has read its terms and conditions and has revised a true copy of this Order.
NOTICE: WHERE THE DEALER ARRANGES FINANCING, THE DEALER MAY RECEIVE A PORTION OF THE "FINANCE CHARGE" FROM THE LENDER.

Buyer Signature: _____

Dealership: Knight Truck and Trailer Sales LLC. _____

Co-Buyer Signature: _____

Dealer Representative Signature: _____