



Marketing Agreement/Invoice

Mudd Advertising One Mudd Centre 915 Technology Parkway Cedar Falls, IA 50613

P: (319) 277-2003

F: (800) 357-5961

Fed ID# 42-1173023 Sales Rep: Cody Schutte Sales Manager: Mike Zehentner

Client Service: Reference: 85279

Mudd Advertising 915 Technology Pkwy Cedar Falls, IA 50613 P: (319)-277-2003 Client ID: 23498 Pricing
Subtotal: \$0.00
Total Cost: \$0.00

*If paying by credit card a 3.00% (\$0.00) processing fee will be assessed.

General Information

Campaign Theme: Mudd Marketing Billing Month: May, 2014

Dilling Month. May, 201

P	ro	dι	ıc	t	Li	st	
.		•					

Description Quantity Sales Dates Due Date

THIS DOCUMENT SERVES NOT ONLY AS A BINDING AGREEMENT BUT AS YOUR ONLY INVOICE. ______

1. I understand Mudd Advertising requires the use of data that exists in my dealer management system (DMS) to perform services selected herein. Therefore, I further authorize *Mudd Advertising* to access data in my DMS under the terms of the GM Dealer Participation Agreement - Dealer Data Sharing Service ("Participation Agreement"), for use in connection with this program in accordance with the Participation Agreement. I agree to take the necessary actions required to provide such access. *Mudd Advertising* agrees to use my data solely to provide program services and to adhere to all terms and conditions imposed upon by GM with respect to the confidentiality and security of my data.

- 2. It is understood that a sales tax or use tax, or other similar tax, may arise under state, county, or local laws. These taxes are to be paid by the Client. Client agrees to indemnify Mudd Advertising and hold Mudd Advertising from and against all claims for sales and/or use tax arising out of the sale of the goods and services covered by this agreement.
- 3. If sales or use tax is not stated on the invoice, it is not an indication that no sales or use tax is due.
- 4. Mudd Advertising is not responsible for late or undeliverable mail.
- 5. When applicable, Client acknowledges that Mudd Advertising will purchase a mailing list from a third party vendor as part of the direct mail promotion and that the information contained in said mailing list is owned by Mudd Advertising. Client understands that its right to the use of the mailing list is limited to this promotion and that Client is not authorized to make any further use of the mailing list for any purpose whatsoever. Client agrees to indemnify Mudd Advertising and hold it harmless from and against any claims based on Client's unauthorized use of the information contained in the mailing list.
- 6. If the promotion is cancelled at anytime after the agreement is signed by Client, Client shall pay liquidated damages to Mudd Advertising equal to one half the amount billed.
- 7. This agreement shall be governed by the laws of the State of Iowa and all parties agree to submit to the jurisdiction of any court located within Black Hawk County, Iowa. All costs and expenses incurred by Mudd Advertising to enforce this agreement, including Mudd Advertising's reasonable Attorney fees, shall be paid by Client.
- 8. FACSIMILE SIGNATURE AND DOCUMENTS SHALL HAVE THE SAME FORCE AND EFFECT AS SIGNED ORIGINAL DOCUMENTS.

	Cody Schutte Mudd Advertising - Cedar Falls			Date	
Internal use only	5/5/2014 10:52 AM	Manufacturer: Non-Automotive	Franchise: Non-Automotive	Bill To: Mudd Advertising	