

•	
Name of Company	Kon Hoover Co. of Laredge LLC
Address:	4151 E. Saunders
City and State	Laredo, TY
Phone:	954-218-7000
Email Address:	rgalvan @ Ron Hoover. com
Signature of Person Author	rized to Sign:
	Signature
	Ray Galvan
	Print Name
	General Manager
	Title

Indicate status as to "Partnership", "Corporation", "Land Owner", etc.

3/1/2022 (Date)

All submissions relative to this ITB shall become the property of Webb County and are nonreturnable.

If any further information is required, please call the Webb County Contract Administrator, Juan Guerrero, at (956)523-4125.

\*Please place this form as your cover page for this ITB package.

# EACH ITEM INCLUDED WITH RFP PACKAGE AND SIGN BELOW TO COMFIRM SUBMITTAL OF EACH REQUIRED ITEM.

# ITB 2022-007 "All-Terrain Vehicles for Webb County Constable"

Bid Form Signed & Dated
☑ Bidder Information Form
Conflict of Interest form (Form CIQ)
☑ Certification regarding Debarment (Form H2048)
Certification regarding Federal lobbying (Form 2049)
Proof of No Delinquent Tax Owed to Webb County
Purchasing Ethics Affidavit Form

Signature of Bidder/Date

### RON HOOVER CO OF LAREDO, INC 4151 E SAUNDERS ST. LAREDO, TX 78041

PURCHASE AGREEMENT 257132 956-218-7000 OFF FAX

	7133780
/	

BUYER(5) WEBB COUNTY CONSTABLE PCT1		<del></del>	EMAIL IMADIO	BRCOUNTARY O	102103
ADDRESS 1110 VICTORIA ST STE 102, LAREDO.	TY 78040		JMAR@I	BBCOUNTYTX.G	<u> </u>
EDIS GUASARDO (LAR)	IRES.	PHONE	BUS. PHONE	COUNTY WI	EBB DATE
YEAR MARE	MOD	PHONE 956-5	23-4316		02/16/2022
2021 HISUN		TACTIC 5	in .	w S'OCK NUMBER 5	3089
S VKITET	SERIAL A6HSI	DZZ0KMB00	0227		ACSS EHILLE WT
NEW □ USED COLUM SERIO	A_ 3=1,		PROPUSES DELICERO EA E	CON	€ TET
INSURANCE AGAINST LIABILITY FOR BODILY	INJURY OR PR	OPERTY		CATION INFORMAT	
DAMAGE TO OTHERS IS NOT INCLUDED IN				AL BUYER	CO-BUYER
OPTIONAL EQUIPMENT, LABOR AN	D ACCESSORI	<b></b>	DATE OF BIRTH 08/19/196	4 N/A	
	S	0 00	DRIVER'S LIC. NIA	N/A	
PDI - PDI		0_00	SOCIAL SEC.	, N/A	
RC - CHECK FOR RECALLS		0 00	BAS	E PRICE OF UNIT 5	8,327 00
SI - STATE INSPECTION		0 00	DETIONAL EQUIPMENT		0 0
NT - WALK THROUGH		0.00			N/A
	<del></del> · · · ·				N/A
	Ť	<u> </u>			_ N/A
	<u> </u>		CREPFEE		N/A
			CASH PURCHASE PRICE	3	8,822 00
	l	 	TRADELY, AUJOWAY, F. S.	3	6,022 00
·	i	•	THE STATE OF THE ABOVE S	0.00	The who
			METAL MAY L	0 00	
	4		LAURICONIATA-MON S	0 00	
· · · · · · · · · · · · · · · · · · ·		<del>-</del> · · · ·	CASH AN AUBELLE S	N/A	ar Basilian
· <u></u> ·			LESS TOTAL CREDITS	*	0 00
				SUB-TOTAL S	8,822 00
			DEALER INVENTORY TAX		0 00
· · · · · · · · · · · · · · · · · · ·		i	LICENSE TRANSFER TITLE F	EE	0.00
BALANCE CARRIED TO OPTIONAL EQUIPMENT	\$		DOTOMERSHARE FEE THEFT	MENTAL CHOSA 15	
DISCLAIMER OF WARRAN			GUARIARITEET ASSIST PROPE	, c Inthi	0 00
(a) In particular the detail to a later on only assume the assument of the control of warrantees, either express or implied to the control of warrantees.			. ,	40 T	0.00
care conditions in Moses for a particle of purposes. But the Sed	iller og attagredae proces	s area audit puzer-	THE LICENSE FEE	•	28,00
The energy sum of the name and higher composition with the pair of the same of the pair of the name of		लाहर चेक क्यार वि	OTHER N/A		
production made in which in the control and the missessimal	at the soiler. There is	an this eather is			0,000 s 0.00
tives to ratio unity so the even were gornanticity that would be first water to the		ans of 50 ft of 51	UNPAID Balance Of Cash S	Sala Bruee	9,000,00
TRADE-IN INFORMATION	V	+*		ALLEHROE	3,000 00
N/A			Lienholder:		
	1 4 17 1				
er gewegen (1 € 1 € 1 € 1 € 1 € 1 € 1 € 1 € 1 € 1		Ç in a	ì		
		*			
				an or the postulesers	AND DELATED TO THE
A DOCUMENTARY FEE SINCT AN OFFICIAL FEE A DOCUMENTARY SALE A COCUMENTARY FEE MAY NOT EXCEED A REASONABLE A	S FEE IS NOT REQUI- MOUNT AGREED TO :	RED BY LAW, BU BY THE PARTIES	THIS NOTICE IS REGUIRED BY LAW	ANDENG DOJONENIE	AND NEDATING TO THE
	SCHWENTAL HONOS	 ARIO NO ESTA (	RUGADO POR LEY, PERO PUEDE CORR	AAR A LOS COMPRADO	RES PARA MANEJO U
DECUMENTORY LA RELATIVAS À LA VENTA UNA TARIFA DOCUMENTA	AL NO PODRÁ EXCED	ER DE UNA RAZU	NABLE CANTIDAD ACORDADO POR LAS F	PARTES, ESTE AVISO EST	PEQUERIOO POR LEY
IT IS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS	SUBJECT TO NE	CESSARY COR	RECTIONS AND ADJUSTMENTS CO	NCERMING CHANGE	S IN NET PAYOFF O
TRADE-INTO BE MADE AT THE TIME OF SETTLEMENT Finaler and Buyer certify that the additional terms and	conditions public	d on the back	at this contract are surged to su	spart of this agreen	nest, the same an
mented above the signature. Buyer is purchasing the ab	ave rescribed Un	ii) the options	i inquipment and accessories, that	t Buyer's trade-in is	free from all claim
whatspever, except as noted					
THIS AGREEMENT CONTAINS THE ENTIRE UNDERSTANDING BETWEEN CEALER AT	NO BUYER AND NO DTHE A COPY OF THIS DEDER	R RESPRESENTATION AND THAT GUYERGE	OR BIOMCETICAT, VERIGIAL OR WRITTEN, HAS BE HAVE READ AND UNIDERSTAND THE BACK OF TH	EN MALLE MARKEN AS MES LIG EN AGREEMENT.	
Book and it is well and in the comment of the comme		//	111		
			11/1/	Date	02/16/2022
DONLINGOVED OG OFT ADEDO ING. F	300 to 1811 1935 be				
RON HOOVER CO OF LAREDO, INC	Makin BUYER	× <b>/</b>	770		
RON HOOVER CO OF LAREDO. INC Date 02/16/20		×	N/A	Date	N/A

#### RON HOOVER CO OF LAREDO, INC 4151 E SAUNDERS ST. LAREDO, TX 78041

PURCHASE AGREEMENT 257132

956-218-7000 OFF FAX

	71338	78
L	1020	25
	1030	25
OUNTY.	GOV	_
VALIADO	VEBB	
	DATE 02/16/20	22
STOCK		
51	GROSS	-
021	VEHICLE WT.	
REA	DING 0	
INFORM.	CO-BUYER	
N/A		-
N/A		$\dashv$
N/A		
OF UNIT	s 8,327	00
8 9	0	00
	N/A	
	N/A	
* .	N/A	
	N/A	
	\$ 495	00
	5. 8,822	00
00		
00		
00		
00		
	s . 0	00
TOTAL	\$ 8,822	00
		00
		00
UOTA	\$ 150	00
		00
		00
6	0	00
	* 0	00
	s 0	00
E-	9,000	-
	, 0,000	
		1
OCUMENT	S AND RELATING TO	THE
	ORES PARA MANEJO	
	REQUERIDO POR LE	
	ES IN NET PAYOF	
his agres trade-in i	ment, the same of s free from all cla	ims
DCH IS NOT C	ONTAINED IN THIS CONT	RACT
Date	02/16/2022	

COUNTY WEBB	BUYER(S) WEBB COUNTY CONSTABLE PCT1				EMA	IL IMA	RABBO	COLINTY	TY GOV	1000	
PRIESTATE OLIVEN PRODUCT NO. PRES. PHONE 665-523-4316   BUS. PHONE   DATE 02/16/2022   PART PRODUCT NO. PRES. PHONE 655-523-4316   BUS. PHONE   DATE 02/16/2022   PART PRODUCT NO. PRES. PHONE 655-523-4316   BUS. PHONE   DATE OF THE PART PRODUCT NO. PRES. PHONE 655-523-4316   PART PRODUCT NO. PRES. PHONE 655-523-4316   PART PRODUCT NO. PRES. PART PART PRODUCT NO. PRES. PART PRODUCT NO. PRES. PART PRODUCT NO. PRE	ADDRESS 1110 VICTORIA ST STE 102 LAREDO T	TX 78040			,,,,	JIVIA	(WDD)	COUN	TYMEDI	D	$\dashv$
PROPERTY	SALESPERSON DO (LAR) LIC. NO.	RES.	PHONE	056 500 4	BUS.	PHONE				E	-
BINEW DUSED COLOR SURVAY CONTROL COLOR SURVAY CONTROL COLOR SURVAY COL	YEAR MAKE	"MODE			316	·As	PFICKMATC	.  970	ock		22
NEW DUSED COLOR  INJURANCE AGAINST LIABILITY FOR BODILY INJURY OR PROPERTY  DAMAGE TO OTHERS IS NOT INCLUDED IN THIS TRANSACTION.  OPTIONAL EQUIPMENT, LABOR AND ACCESSORIES  OPTIONAL EQUIPMENT, LABOR AND ACCESSORIES  DATE OF BRITTH 108/19/19/84 N/A  PIN POLICY OF THE STATE OF T	2021 HISUN		TAC	TIC 550		L		บัน			_
INSURANCE AGAINST LIABILITY FOR BODIETY NUMBER OF PROPERTY DAMAGE TO OTHERS IS NOT INCLUDED IN THIS TRANSACTION.  OPTIONAL EQUIPMENT, LABOR AND ACCESSORIES  DATE OF BIRTH 109 191964 NINA  S 0 100 0 PRIVEYS LLC # INA  NIA  C-DECK FOR RECALLS  0 100 0 PRIVEYS LLC # INA  NIA  S-STATE INSPECTION  0 100 0 PRIVEYS LLC # INA  NIA  S-STATE INSPECTION  0 100 0 PRIVEYS LLC # INA  NIA  NIA  S STATE OF BIRTH 109 191964 NINA  NIA  NIA  NIA  NIA  NIA  NIA  PRIPEP FEE  S 445 to  CASH PURCHASE PRICE  S 8,822 00  AND AUGUST ON ADDRESS S 0 100  AUGUST ADDRESS S 0 100  AUGUST ON ADDRESS S 0 100	& MODEL	NUMBER ABHSL	DZZ0P	MB00022			YEAR	2021			
DAMAGE TO OTHERS IS NOT INCLUDED IN THIS TRANSACTION.  OPTIONAL EQUIPMENT, LABOR AND ACCESSORIES  \$ 0 00 0	MEW DUSED COLOR SERIA	L ER			PROPOSED	DATE			DOMETER	0	
OPTIONAL EQUIPMENT, LABOR AND ACCESSORIES  \$ 0 00 privers 16.67   M/A N/A  PDI - PDI CO-CHECK FOR RECALLS  0 00 privers 16.67   M/A N/A  S-C-CHECK FOR RECALLS  0 00 OPTIONAL EQUIPMENT 0 0 00 OPTIONA				Υ			PLICAT	TON INFO	RMATION	V	
POIL POIL  RC - CHECK FOR RECALLS  0 00 800TAL SEC. J. N/A N/A  RC - CHECK FOR RECALLS  0 00 0 FORDAL ECUIPMENT  0 00 FORDAL FOR								BUYER		O-BUYER	
POL-POI  O 0 0 SOCIAL SEC.   N/A C-CHECK FOR RECALLS  0 00 OPTIONAL EQUIPMENT  O 00 OPTIONAL EQUIPMENT  O 00 OPTIONAL EQUIPMENT  N/A  N/A  N/A  N/A  N/A  N/A  PREP FEE  S 465 00  CASH PURICHASE PRICE OF UNIT S 8,327 100  N/A  PREP FEE  S 465 00  RETALLOMANCE S 0 00  RETALLOMANCE S	OPTIONAL EQUIPMENT, LABOR AND						1964				
SCCHECK FOR RECALLS  0 100  0 PTONAL EQUIPMENT  0 00  NT - WALK THROUGH  0 00  NNA  NNA  NNA  NNA  NNA  NNA  NN	201 201	\$				N/A		_	-		_
SI - STATE INSPECTION  O 00  NT - WALK THROUGH  O 00  O 00  CASH PURICHASE PRICE  S 455 0  O 00  LESS RALDURE ON ADOVE S 0 00  NT TABLES HALDON NOVE S 0 00  O 00  CASH PURICHASE PRICE  S 455 0 00  NT TABLES HALDON NOVE S 0 00  CASH PURICHASE PRICE  S 405 0 00  CASH PURICHA					SOCIAL SEC.#		DACE D	DICE OF I		9 227	100
MT - WALK THROUGH    0   00		-			OPTIONAL FOLI	DIVENIT	BASEP	HICE OF U	NII S		_
PRIEP FEE. S 485 00  CASH PURCHASE PRICE S 485 00  TRANSEN ALLOWANCE S 0 00  INTERNET ALLOWANCE S 0 00  NET ALLOWANCE S 0 00  NICH ALLOWANCE S 0 00  NICH ALLOWANCE S 0 00  NICH ALLOWANCE S 0 00  NIC					OF HONAL EQUI	PMENT					00
PRIEP FEE. \$ 405 00  CASH PURCHASE PRICE \$ 405 00  CASH PURCHASE PRICE \$ 405 00  CASH PURCHASE PRICE \$ 5, 8,822 00  INTALICAMINE \$ 0,00  CASH AS AGREED ***********************************	WI - WALK ITIKOOGII		U		<del></del>						$\vdash$
PRIEP FEE S 495 00  CASH PURCHASE PRICE S 8,822 00  TRANSPER ALLOWANCE S 0 00  INSTALLOWANCE S 0 00  NET ALLOWANCE S 0 00  NIA SHARK S 0 00  NIA SHA	And the second s				100	•					
PRIEP FEE S 485 00  CASH PURICHASE PRICE S 0 00  HET ALLOWANCE S 0 00  CASH DAY ADDRESS S 0 00  HET ALLOWANCE S 0 00  CASH DAY AND S S 0 00  CASH DAY AND S S 0 00  LESS BOLLOUG O'R ADDRES S 0 00  HET ALLOWANCE S 0 00  CASH DAY AND S S 0 00  LESS TOTAL CREDITS S 0 00  DEALER INVENTORY TAX 0 00  DEALER INVENTORY TAX 0 00  DEALER INVENTORY TAX 5 8,822 00  AND WARRANTES SUBTORAL S 8,822 00  DEALER INVENTORY TAX 0 00  AND WARRANTES S 0 000  DEALER INVENTORY TAX 0 000  AND WARRANTES S 0 000  DEALER INVENTORY TAX 0 000  DEALER INVENTORY TAX 0 000  AND WARRANTES S 0 000  DEALER INVENTORY TAX 0 000  DEALER INVENTORY TAX 0 000  AND WARRANTES S 0 000  DEALER INVENTORY TAX 0 000  AND WARRANTES S 0 000  DEALER INVENTORY TAX 0 000  AND WARRANTES S 0 000  DEALER INVENTORY TAX 0 000  EXTENDED SERVICE CONTRACT 0 0000  EXTENDED SERVICE CONTRACT 0 0000  EXTENDED SERVICE CONTRACT 0 0000		₹ +		*					-		Н
CASH PURCHASE PRICE  \$ 8,822 00    TRADERI ALLOWING   S 0 00   NET ALLOWANCE   S 0 00   LESS TOTAL CREDITS   S 0 000   LESS TOTAL CREDITS   S 0 000   DEALER INVENTION TAXX   S 0,822 00   DEALER INVENTION TAXX   S 0,822 00   DEALER INVENTION TAXX   S 0,822 00   DEALER INVENTION TAXX   S 0,900   DEALER INVE		1			PREP FEE			-	s		00
TRADERI ALLOWANCE \$ 0 00 00 00 00 00 00 00 00 00 00 00 00						SE PRIC	E				
LESS BALLOUE ON ABOVE \$ 0 00  NET ALLOWANCE \$ 0 00  CASH DAYMARED STATES \$ 0 00  LESS TOTAL CREDITS \$ 0 00  BALANCE CARRIED TO OPTIONAL SUIPMENT \$ 0 000  TO OPTIONAL SUIPMENT SU								0 00	mmm		
NET ALLOWANCE   S   0   00					LESS BAL: DUE ON						
CASH DAYMENT S 0 00  CASH SA AGREED ***********************************					NET ALLOWANCE				9/10/02		
CASHAS/AGREED ***********************************					CASH DOWN PAYM						
BALANCE CARRIED TO OPTIONAL EQUIPMENT  BALANCE CARRIED TO OPTIONAL EQUIPMENT  DISCLAIMER OF WARRANTIES  Any warrantiles on the products acid haraby are those made by the manufacturer. The seller horeby corporately disclaims all warrantiles, either expresses or implied, including any implied warranty expressly disclaims all warrantiles, either expresses or implied, including any implied warranty expressed in the products and the seller molither ressumes pro authorizes any or internationality or finess tor, a particular purpose, and the seller molither ressumes pro authorizes any or internationality or finess tor, a particular purpose, and the seller molither ressumes pro authorizes any or internationality or fines to fine yielding in connection with the seller state products.  The purchaser of the verticle described here-in understands that it.may have suffered demands during or implied warranty or finess being made by the seller to the pruphaser as to repair of such damage.  SALES THE RELIGIOUS SERVICE CONTRACT  OTHER LICENSE FEE  28 00  OTHER NIA  OT					CASH AS AGREED	Manufacture .	\$	-			
BALANCE CARRIED TO OPTIONAL EQUIPMENT S DOCUMENTAL FEE DOCUMENTAL CUOTA S 150 00 00 DOCUMENTAL PROPERTY FEE P					LESS TOTAL	CREDIT	rs		S	. 0	00
BALANCE CARRIEGTO OPTIONAL EQUIPMENT \$   LICENSE TRANSFERVITILE FEE   0   00								SUB-TOTA	L S	8,822	00
BALANCE CARRIED TO OPTIONAL EQUIPMENT \$  DISCLAIMER OF WARRANTIES  Any warrantles on the products sold hereby are those made by the manufacturer. The salier hereby expressly disclaims all warrantles, either express or implied, including any implied warrantly of other to assume for it any liability in connection with the sale of sald products.  The purchaser of the vehicle exercited here in understands that it it it is purchaser as to repair of the vehicle exercited here in understands that it it is purchaser as to repair of such damage. The purchaser of the vehicle exercited here in understands that it it is purchaser as to repair of such damage.  The purchaser of the vehicle exercited here in understands that it is it is purchaser as to repair of such damage.  The purchaser of the vehicle exercited here in the possession of the sellor. There are no warrantles of merchantality or finess being made by the spillor to the poster to the purchaser as to repair of such damage.  The purchaser of the vehicle exercited here in the spillor to the poster to the purchaser as to repair of such damage.  The purchaser of the vehicle exercited here in the spillor to the poster to the poster to the poster to the purchaser as to repair of such damage.  The purchaser of the vehicle exercited here in the spillor to the purchaser as to repair of such damage.  The purchaser of the vehicle exercited here in the spillor to the spillor to the spillor to the spillor of the spil					DEALER INVENT	TORY TAX	X			0	00
Any warrantles on the products sold hereby are those made by the manufacturer. The seller hereby expressly disclaims all warrantles, either express or implied, including any implied warrantly of morchantability or filiness for, a particular purpose, and the seller neither assumes per authorizes any other to assume for it any filiability in connection, with the sale of said products. The purchaser of the vehicle described here-in understands that it it may have suffered damage during or improduction, training or while in the control and the possession of the seller. There are no warranties of morchandability or filiness being made by the seller to the possession of the seller. There are no warranties of morchandability or filiness being made by the seller to the possession of the seller. There are no warranties of morchandability or filiness being made by the seller to the possession of the seller. There are no warranties of morchandability or filiness being made by the seller to the possession of the seller. There are no warranties of morchandability or filiness being made by the seller to the possession of the seller. There are no warranties of morchandability or filiness being made by the seller to the possession of the seller. There are no warranties of morchandability or filiness being made by the seller to the possession of the seller. There are no warranties of morchandability or filiness being made by the seller to the possession of the seller. There are no warranties of the seller than the control and the possession of the seller than the control and the seller than the seller th					LICENSE TRANS	SFERVIIT	LE FEE			0	00
Any warrantles on the products acid hereby are those made by the manufacturer. The saller horeby expressly disclaims all warrantles, either express or implied, including any implied warrantly of morchanishility or flances for a particular purpose, and the saller neither assumes for authorizes any other to assume for largy liability in consection with the saller and products.  The purchaser of the vehicle oscention here-in understands that it may have suffered domago during production, signal or while in the control and the possession of the-seller charge are no warrands of production, signal or while in the control and the possession of the-seller. There are large no warrands of production, signal or while in the control and the possession of the-seller. There are large no warrands of production, signal or while in the control and the possession of the-seller. There are large no warrands of microscopy of the particular purpose.  SECRIFICATION of TRACE II.  WARKS MANE.  ADDITION OF THE PARTIES. THIS NOTICE IS ALLE PRICE  A DOCUMENTARY, FEE IS NOT AN OFFICIAL FEE. A DÓCUMENTARY FEE IS NOT REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYER'S FOR HANDLING DOCUMENTS AND RELATING TO THE SALE. A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AMOUNT AGREED TO BY THE PARTIES. THIS NOTICE IS REQUIRED BY LAW.  UNA CUOTA DE DOCUMENTAL NO ES-UN CARGO OFICIAL. UN DOCUMENTAL NO PORA EXCEDEN BY HE PARTIES. THIS NOTICE IS REQUIRED BY LAW.  UNA CUOTA DE DOCUMENTAL NO ES-UN CARGO OFICIAL. UN DOCUMENTAL NO PORA EXCEDEN BY HE PARTIES. THIS NOTICE IS REQUIRED BY LAW.  UNA CUOTA DE DOCUMENTAL NO ES-UN CARGO OFICIAL. UN DOCUMENTAL NO PORA EXCEDEN BY HE PARTIES. THIS NOTICE IS REQUIRED BY LAW.  UNA CUOTA DE MADOL AL VINDERS TOOD THAT THIS AGREEMENT IS SUBJECT TO PORA EXCEDEN BY HE PARTIES. THIS NOTICE IS REQUIRED BY LAW.  UNA CUOTA DE MADOL AL VINDERS TOOD THAT THIS AGREEMENT IS SUBJECT TO PORA EXCEDEN BY HE PARTIES. THIS NOTICE IS REQUIRED BY LAW.  UNA CUOTA DE MADOL AL VINDERS TOOD THAT THIS AGREEMENT IS SUBJECT TO PORA EXCEDEN BY AND ADMINIS	BALANCE CARRIED TO OPTIONAL EQUIPMENT	S			DOCUMENTARY	FEE / DO	OCUMEN	ITAL CUOT	A S		_
expressly disclaims all warranties, either express or implied, including any implied warranty of filences for a puricular purpose, and the select said products.  The purchaser of the vehicle described here-in understands that it.may have suttened damage during production, agnalt or while in the control and the passession of the-select. There are, no warranties of merchanishing or filences being made by the select of the select said products.  The purchaser of the vehicle described here-in understands that it.may have suttened damage during production, agnalt or while in the control and the passession of the-select. There are, no warranties of merchanishing or filences being made by the select to the purchaser as to repair of such damage.  SERRITION OF FIRES DESCRIBED IN THE PURCHASER SERVICE SER			_								
OTHER LICENSE FEE  28 I/O  Other to assume for lary liability in connection with the sale of saled products.  The purchaser of the vehicle described here-in understands that it-may have suffored damage during production, unplied or while in the control and the possession of the select on the production. There are no warranties of methanizability or fitness being made by the spiller to the purchaser as to repairs of such damage.  STAL STAX OF HOT WICLIEST AND FIRE STAN OF HOT WICLIEST AND FIRE AND HOT WITH A					ENTENDED DE			•			
The purchaser of the 'vericle described here-in understands that it.may have suffered damage during production, implied or while in the control and the possession of the-seller. There are no warranties of merchaniability or fitness being made by the seller to the seller to the purchaser as to repairs of such damage.  SALES TAX OF NOT INCLUDED ABOVED.  SALES TAX OF NOT INCLUDED ABOVED.  SALES TAX OF NOT INCLUDED ABOVED.  SALE TAX OF NOT INCLUDED	merchantability or fitness for a particular purpose, and the self	er neither assumes			OTHER LICEN	SE FE	<u> </u>	£ 6			_
Production, regail or while in the control and the possession of the-sellor. There are no warrandos of marchanidability or fitness being made by the seller to the seller to the purchaser as to repair of such damage.  **SALESTAX or NOT NOT DEAD **SALE PRICE**  **SALE TAX OR NOT NOT AN OFFICIAL FEE. A DÓCUMENTATION.  **SALE A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DÓCUMENTARY FEE IS NOT REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS AND RELATING TO THE SALE. A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AMOUNT AGREED TO BY THE PARTIES. THIS NOTICE IS REQUIRED BY LAW.  **UNA CUOTA DE DOCUMENTAL NO ES-UN CARGO OFICIAL.UN DOCUMENTAL HONORARIO NO ESTÁ OBLIGADO POR LEY, PERO PUEDE COBRAR A LOS COMPRADORES PARA MANEJO DE DOCUMENTOS Y LA RELATIVAS A LA VENTA. UNA TARIFA DOCUMENTAL NO PODRÁ EXCEDER DE UNA RAZONABLE CANTIDAD ACORDADO POR LAS PARTIES. ESTE ANSO ES REQUENDO POR LEY.  **TIS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS SUBJECT TO NECESSARY CORRECTIONS AND ADJUSTMENTS CONCERNING CHARGES IN NET PAYOFF ON TRADE-IN TO BE MADE AT THE TIME OF SETTLEMENT.  **Dealer and Buyer certify that the additional terms and conditions printed on the back of this contract are agreed to as part of this agreement, tho same as if printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whatsoever, except as noted.  **PONDOVER CO OF LAREDO, INC.**  **DOALD TARGET AND BUYER AND NO ORIGINAL BUYER AND NO ORIGINAL BUYERS HAVE ALL HOUDS HEART AND DESCRIBED HAVE ALL HOUD	other to assume for it any liability in connection with the sale of sa The purchaser of the vehicle described here in understands the	at it may have suffe	ered da	mage during							_
SECRIPTION OF TRACE-IN INFORMATION.  STEADLY S	production, transit or while in the control and the possession o	the-sellor. There, a	re, no v	warranties of	OTHER N/A						_
Lienholder:    STATE   MODEL A SEAR   STATE   STATE AND OFFICIAL FEE. A DÓCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DÓCUMENTARY FEE IS NOT REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS AND RELATING TO THE SALE. A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AMOUNT AGREED TO BY THE PARTIES. THIS NOTICE IS, REQUIRED BY LAW.  UNA CUOTA DE DOCUMENTAL NO ES-UN CARGO OFFICIAL. UN DOCUMENTAL HONORARIO NO ESTÁ OBLIGADO POR LEY, PERO PUEDE COBRAR A LOS COMPRADORES PARA MANEJO DE DOCUMENTOS Y LA RELATIVAS A LA VENTA. UNA TARIFA DOCUMENTAL NO PODRÁ EXCEDER DE UNA RAZONABLE CANTIDAD ACORDADO POR LAS PARTIES, ESTE AYSO ES REQUERIDO POR LEY.  IT IS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS SUBJECT TO NECESSARY CORRECTIONS AND ADJUSTMENTS CONCERNING CHANGES IN NET PAYOFF ON TRADE-IN TO BE MADE AT THE TIME OF SETTLEMENT.  Desiler and Buyer certify that the additional terms and conditions printed on the back of this contract are agreed to as part of this agreement, the same as if printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whatsoever, except as noted.    STATEMENT CONTAINS THE FITTIER UNDERSTANDING BY THE STATE AND IN OTHER REPOSECUTATION OR ISDUCTABLY, VERBAL OR WINTER, INSPECTION THE BACK OF THIS AGRIFTMENT.    POUT HIS AGREEMENT CONTAINS THE STATE WHICH IS NOT CONTAINED IN THIS CONTRACT    POUT HIS AGREEMENT CONTAINS THE STATE WHICH IS NOT CONTAINED IN THIS CONTRACT    POUT HIS AGREEMENT CONTAINS THE STATE WHICH IS NOT CONTAINED IN THIS CONTRACT    POUT HIS AGREEMENT CONTAINS THE STATE WHICH IS NOT CONTAINED IN THIS CONTRACT    POUT HIS AGREEMENT CONTAINS THE STATE WHICH IS NOT CONTAINED IN THIS CONTRACT   POUT HIS AGREEMENT CONTAINS THE STATE WHICH IS NOT CONTAINED IN THIS CONTRACT    POUT HIS AGREEMENT CONTAINS THE STATE WHICH IS NOT CONTAINED IN THIS CONTRACT   P		1 400 - 12 4 4 1	Pag	, m	1 10 10			Doine			-
N/A  DESCRIPTION OF THE STREET BY NOT AN OFFICIAL FEE. A DOCUMENTARY FEE IS NOT REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS AND RELATING TO THE SALE. A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AMOUNT AGREED TO BY THE PARTIES. THIS NOTICE IS, REQUIRED BY LAW.  UNA CUOTA DE DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AMOUNT AGREED TO BY THE PARTIES. THIS NOTICE IS, REQUIRED BY LAW.  UNA CUOTA DE DOCUMENTAL NO ES-UN CARGO OFFICIAL. UN DOCUMENTAL HONORARIO NO ESTÁ OBLIGADO POR LEY, PERO PUEDE COBRAR A LOS COMPRADORES PARA MANEJO DE DOCUMENTOS Y LA RELATIVAS A LAVENTA. UNA TARIFA DOCUMENTAL NO PODRÁ EXCEDER DE UNA RAZONABLE "CANTIDAD ACORDADO POR LAS PARTIES. ESTE AVISO ES REQUERIOO POR LEY.  IT IS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS SUBJECT TO NECESSARY CORRECTIONS AND ADJUSTMENTS CONCERNING CHANGES IN NET PAYOFF ON TRADEIN TO BE MADE AT THE TIME OF SETTLEMENT.  Dealer and Buyer certify that the additional terms and conditions printed on the back of this contract are agreed to as part of this agreement, the same as it printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whatsoever, except, as noted.  RON HOOVER CO OF LAREDO INC.  Dealer BUYER  Date 02/16/2022  BUYER  N/A  Date 02/16/2022  BUYER  N/A  Date 0//Approved  I understand there is an arbitration agreement on the back of this form X  (Init).		· 100 mg	THE PARTY				SH SALE	PRICE			
A DOCUMENTARY, FEE IS NOT AN OFFICIAL FÉE. A DÓCUMENTARY FEE IS NOT REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS AND RELATING TO THE SALE. A DOCUMENTARY FEE IS NOT AN OFFICIAL FÉE. A DÓCUMENTARY FEE IS NOT REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS AND RELATING TO THE SALE. A DOCUMENTARY FEE IS NOT EXCEPT A READONABLE AMOUNT AGREED TO BY THE PARTIES. THIS NOTICE IS REQUIRED BY LAW.  UNA CUOTA DE DOCUMENTAL NO ES-UN CARGO OFICIAL. UN DOCUMENTAL HONORARIO NO ESTÁ OBLIGADO POR LEY, PERO PUEDE COBRAR A LOS COMPRADORES PARA MANEJO DE DOCUMENTOS Y LA RELATIVAS A LA VENTAL UNA TARIFA DOCUMENTAL HONORARIO NO ESTÁ OBLIGADO POR LEY, PERO PUEDE COBRAR A LOS COMPRADORES PARA MANEJO DE DOCUMENTOS Y LA RELATIVAS A LA VENTAL UNA TARIFA DOCUMENTAL NO PODRÁ EXCEDER DE UNA RAZONABLE CANTIDAD ACORDADO POR LAS PARTIES. ESTE AVISO ES REQUERIDO POR LEY.  IT IS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS SUBJECT TO NECESSARY CORRECTIONS AND ADJUSTMENTS CONCERNING CHANGES IN NET PAYOFF ON TRADE-INTO BE MADE AT THE TIME OF SETTLEMENT.  Dealer and Buyer cartify that the additional terms and conditions printed on the back of this contract are agreed to as part of this agreement, the same as if printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whatsoever, except as noted.  THIS AGREEMENT CONTAINS THE RITIES UNDERSTANDING DETWELL PAYOFF OF ACCORDANY  BUTTIES ACCORDANY OF THIS GROWN OF THIS GROWN OF THIS AGREEMENT.  PON HOOVER COOF LAREDO INC. Dealer BUYER X. N/A Date N/A  Date 02/16/2022  BUYER X. N/A Date N/A  I understand there is an arbitration agreement on the back of this form X. (Init.)	N/A			х	Liennoide		•				
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 RELATING TO THE SALE. A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AMOUNT AGREED TO BY THE PARTIES. THIS NOTICE IS REQUIRED BY LAW.  UNA CUOTA DE DOCUMENTAL NO ES-UN CARGO OFICIAL. UN DOCUMENTAL HONORARIO NO ESTÁ OBLIGADO POR LEY, PERO PUEDE COBRAR A LOS COMPRADORES PARA MANEJO DE DOCUMENTOSY LA RELATIVAS A LA VENTA UNA TARIFA DOCUMENTAL NO PODRÁ EXCEDER DE UNA RAZZONABLE CANTIDAD ACORDADO POR LAS PARTES. ESTE AVISO ES REQUERIDO POR LEY.  IT IS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS SUBJECT TO NECESSARY CORRECTIONS AND ADJUSTMENTS CONCERNING CHANGES IN NET PAYOFF ON TRADE-IN TO BE MADE ATTHETIME OF SETTLEMENT.  Dealer and Buyer certify that the additional terms and conditions printed on the back of this contract are agreed to as part of this agreement, the same as if printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whatsoever, except as noted.  THIS AGREEMENT CONTAINS THE ENTINE UNDERSTANDING PRINTER DESCRIBED FOR ACCEPT OF THIS CHARGE IN A DESCRIBED FOR A CORPORATION OF THIS CHARGE IN A DESCRIBED FOR A CORPORATION OF THIS CHARGE IN A DESCRIBED FOR A CORPORATION OF THIS CHARGE IN A DESCRIBED FOR A CORPORATION OF THIS CHARGE IN A DESCRIBED FOR A CORPORATION OF THIS CHARGE IN A DESCRIBED FOR A CORPORATION OF THIS CHARGE IN A DESCRIBED FOR A CORPORATION OF THIS CHARGE IN A DESCRIBED FOR A CORPORATION OF THIS CHARGE IN A DESCRIBED FOR A CORPORATION OF THIS CHARGE IN A DESCRIBED FOR A CORPORATION OF THE CHARGE IN A DESCRIBED FOR A CORPORATION OF THE CHARGE IN A DESCRIBED FOR A CORPORATION OF THE CHARGE IN A DESCRIBED FOR A CORPORATION OF THE CHARGE IN A DESCRIBED	MARE MODEL	W JEAN		**************************************					•		
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 RELATING TO THE SALE. A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AMOUNT AGREED TO BY THE PARTIES. THIS NOTICE IS REQUIRED BY LAW.  UNA CUOTA DE DOCUMENTAL NO ES-UN CARGO OFICIAL. UN DOCUMENTAL HONORARIO NO ESTÁ OBLIGADO POR LEY, PERO PUEDE COBRAR A LOS COMPRADORES PARA MANEJO DE DOCUMENTOS Y LA RELATIVAS A LA VENTA, UNA TRAITEA DOCUMENTAL NO PODRÀ EXCEDER DE UNA RAZONABLE CANTIDAD ACORDADO POR LAS PARTIES. ESTE AVISO ES REQUERIDO POR LEY.  IT IS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS SUBJECT TO NECESSARY CORRECTIONS AND ADJUSTMENTS CONCERNING CHANGES IN NET PAYOFF ON TRADE-IN TO BE MADE AT THE TIME OF SETTLEMENT.  Debier and Buyer certify that the additional terms and conditions printed on the back of this contract are agreed to as part of this agreement, tho same as if printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whatsoever; except as noted.  BUYER SAME MAIN THE ENTIRE UNDERSTANDING RETWENDED AND DETERMINED THAT SUTERS! PAYER AD UNDUMENSTAND THE BACK OF THIS AGREEMENT.  POLICY OF LAREDO, INC. Dealer BUYER X.  Date 02/16/2022  BUYER X.  N/A  Date N/A  Approved  I understand there is an arbitration agreement on the back of this form X.  [Intl.]	DIASSIS HAKE SERIAL HU.		OCOME	IER READING							
UNA CUOTA DE DOCUMENTAL NO ES-UN CARGO OFICIAL. UN DOCUMENTAL HONORARIO NO ESTÁ OBLIGADO POR LEY, PERO PUEDE COBRAR A LOS COMPRADORES PARA MANEJO DE DOCUMENTOSY LA RELATIVAS A LA VENTA, UNA TARIFA DOCUMENTAL NO PODRÁ EXCEDER DE UNA RAZONABLE "CANTIDAD ACORDADO POR LAS PARTES. ESTE AVISO ES REQUERIDO POR LEY.  IT IS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS SUBJECT TO NECESSARY CORRECTIONS AND ADJUSTMENTS CONCERNING CHANGES IN NET PAYOFF ON TRADE-IN TO BE MADE ATTHE TIME OF SETTLEMENT.  Dealer and Buyer certify that the additional terms and conditions printed on the back of this contract are agreed to as part of this agreement, the same as if printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whistoever, except as noted.  THIS AGREEMENT CONTAINS THE FITTINE UNDERSTANDING RECEIVED A CORY OF THIS ORDER AND THAT BUYERS! HAVE Y, AN AND UNDERSTAND THE BACK OF THIS AGREEMENT.  PORTERS ACROSSING BUYER X N/A Date N/A  Date 02/16/2022 BUYER X N/A Date N/A  I understand there is an arbitration agreement on the back of this form X (Intl.)	URIT.STEAL IND	TITLE HOME	£R.		1						
UNA CUOTA DE DOCUMENTAL NO ES-UN CARGO OFICIAL. UN DOCUMENTAL HONORARIO NO ESTÁ OBLIGADO POR LEY, PERO PUEDE COBRAR A LOS COMPRADORES PARA MANEJO DE DOCUMENTOSY LA RELATIVAS A LA VENTA, UNA TARIFA DOCUMENTAL NO PODRÁ EXCEDER DE UNA RAZONABLE "CANTIDAD ACORDADO POR LAS PARTES. ESTE AVISO ES REQUERIDO POR LEY.  IT IS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS SUBJECT TO NECESSARY CORRECTIONS AND ADJUSTMENTS CONCERNING CHANGES IN NET PAYOFF ON TRADE-IN TO BE MADE ATTHE TIME OF SETTLEMENT.  Dealer and Buyer certify that the additional terms and conditions printed on the back of this contract are agreed to as part of this agreement, the same as if printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whistoever, except as noted.  THIS AGREEMENT CONTAINS THE FITTINE UNDERSTANDING RECEIVED A CORY OF THIS ORDER AND THAT BUYERS! HAVE Y, AN AND UNDERSTAND THE BACK OF THIS AGREEMENT.  PORTERS ACROSSING BUYER X N/A Date N/A  Date 02/16/2022 BUYER X N/A Date N/A  I understand there is an arbitration agreement on the back of this form X (Intl.)					L			-		<del></del>	
DOCUMENTOSY LA RELATIVAS A LA VENTA, UNA TARIFA DOCUMENTAL NO PODRÁ EXCEDER DE UNA RAZONABLE CANTIDAD ACORDADO POR LAS PARTES. ESTE AVISO ES REQUERIDO POR LEY.  IT IS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS SUBJECT TO NECESSARY CORRECTIONS AND ADJUSTMENTS CONCERNING CHANGES IN NET PAYOFF ON TRADE-IN TO BE MADE AT THE TIME OF SETTLEMENT.  Depler and Buyer certify that the additional terms and conditions printed on the back of this contract are agreed to as part of this agreement, the same as if printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whatsoever, except as noted.  This adherential contains the entire understanding printed by the contract are agreed to as part of this agreement, the same as if printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whatsoever, except as noted.  Buyer sent contains the entire understanding printed by the contains the printed on the back of this form X	SALE. A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AN	OUNT AGREED TO B	YTHEP	ARTIES.THIS.	NOTICE IS REQUIRE	D BY LAW	<i>l</i>				
Delier and Buyer certify that the additional terms and conditions printed on the back of this contract are agreed to as part of this agreement, the same as if printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whatsoever; except as noted.  This agreement contains the entire understanding active in Dealer Buyer and no other accessories; that Buyer's trade-in is free from all claims buyer and the printed of the contains the entire understanding active in Dealer Buyer and no that Buyers, and and understand the Back of this agreement.  **RON HOOVER CO OF LAREDO, INC.** Dealer BUYER ** And the Buyer and Accepted by an Officer of the Contains.**  **Date** Date** Date** Date** Date** N/A    Date** Date** Date** Date** Date** Date** Date** Date** Date** N/A    I understand there is an arbitration agreement on the back of this form X(intl.)	DOCUMENTOS Y LA RELATIVAS A LA VENTA, UNA TARIFA DOCUMENTA	L NO PODRÁ EXCEDE	R DE UN	IA RAZONABLI	E CANTIDAD ACORDA	ADO POR	LAS PART	ES. ESTE AV	ISO ES REQU	JERIDO POR L	EY.
Printed above the signature. Buyer is purchasing the above described Unit; the optional equipment and accessories; that Buyer's trade-in is free from all claims whatsoever; except as noted.  This agreement contains the entire understanding between dealer and buyer and no other representation or inductions, verified on whitten, has been induced in the contained in this contract Buyer(s) acknowledge receipt of a copy of this officer and that buyer(s) have it and understand the Back of this agreement.    RON HOOVER CO OF LAREDO, INC   Dealer   BUYER   X   MA   Date   O2/16/2022	TRADE-INTO BE MADE AT THE TIME OF SETTLEMENT.										
THIS AGREEMENT CONTAINS THE ENTIRE UNDERSTANDING DETWEEN DEALER AND BUYER AND NO OTHER REPRESENTATION OR INDUCEMENT, VERBAL OR WRITTEN HAS BEEN MADE WHICH IS NOT CONTAINED IN THIS CONTRACT BUYER(S) ACKNOWLEDGE RECEIP, OF A COPY OF THIS ORDER AND THAT BUYER(S) HAVE P. AU AND UNDERSTAND THE BACK OF THIS AGREEMENT.  PON HOOVER CO OF LAREDO, INC. Dealer BUYER X. Date 02/16/2022  By Date 02/16/2022 BUYER X. N/A Date N/A  I understand there is an arbitration agreement on the back of this form X. (Intl.)	printed above the signature. Buyer is purchasing the abo	conditions printed ove described Uni	t; the	e back of the optional equ	nis contract are dispensed and acce	ssories;	that Bu	t of this a	e-in is free	from all cl	as If alms
ByApproved   Date   02/16/2022   BUYER   X (Intl.)	THIS AGREEMENT CONTAINS THE ENTIRE UNDERSTANDING BETWEEN DEALER AN	D BUYER AND NO OTHER CUPY OF THIS ORDER A	REPRES	HTATION OR INT BUYER(S) HAVE	UCEMENT, VERBAL OR AU ANO UNDERSTAND	VENTTEN, I	IAS BEEN M OF THIS AG	ADE WHICH IS REEMENT.	NOT CONTAIN	ED IN THIS CON	TRACE
ByApproved   Date   02/16/2022   BUYER   X (Intl.)		DINCE	v /	11.1	16-		_	Da	to C	2/16/2022	,
I understand there is an arbitration agreement on the back of this form X(Intl.)	NOV Value Unione Signed and Accepted by an Officer of the Company	ealer BUYER	1	14,	,						_
	Approved		x					Da	te	N/A_	_
the day a town.		n arbitration agree	ement	on the back	of this form X		_(intl.)			Ret No fa	A52174

# RON HOOVER CO OF LAREDO, INC 4151 E SAUNDERS ST.

NIDOUACE ACCREMENT		, IX /8041			المرب	
PURCHASE AGREEMENT 257132		00 OFF FAX	X		•	103026
BUYER(S) WEBB COUNTY CONSTABLE PO	CT1			EMAIL JMAR@B	BCOUNTYTX	<del></del>
ADDRESS 1110 VICTORIA ST STE 102, LAF	REDO. TX 78040	. M			COUNTY	NERR
LUIS GUAJARDO (LAR)	RES. P	HONE 956-523-4		BUS, PHONE		DATE
YEAR MAKE	MODEL		310	Alamin's A	ATL STOCK	DATE 02/16/2022
2021 HISUN		TACTIC 750		l*	v NUMBEI	1 52522
4.45, q.21	MUMBER A6HSD	WZ0CMB00014		₹ <b>Ε</b> ΑΗ	2021	GROSS VEHICLE WI
M NEW DUSED COLOR	SERIAL NUMBER		2805 0.905	OSEE EAN CATE		OMETER ADIDS 0
INSURANCE AGAINST LIABILITY FOR DAMAGE TO OTHERS IS NOT INCLE					ATION INFORM	ATION
OPTIONAL EQUIPMENT, LAB				PERMORA		CO-EUYER
OT TOTAL EGOIF MENT, EAD	S S	0,00	DRIVER'S L	RTH 08/19/1964	· + 1 7-2	
PDI - PDI		0 00	SOCIAL SE		N/.	
RC - CHECK FOR RECALLS	,	0 00			PRICE OF UNIT	·
SI - STATE INSPECTION		0 00	DETIGNAL 5	CUIPMENT		0 00
WT - WALK THROUGH		0 00				N/A
. <b></b>						N/A
	I	•			-	N/A
			FREPFEE		<del></del>	N/A
				CHASE PRICE		s 9,722 00
· · · · · · · · · · · · · · · · · · ·	•	- <b>l</b>	TRADE di AL.		0 :00	8"4/8" 25 25 25
	•	•	1953AL 1 H	FOR ABOUT S	0 00	
			THE FALL WAS	GL S	0 00	
			"Aart Juwis I	A-MUN S	0 00	
		Her works as a second	-TAINT AN AIRM		N/A	
			LEAS (	UTAL CREDITS	SUB-TOTAL	\$ 0 00 5 9,722 00
	· ·	•	DEALER IN	KAT CECTURE	555 15142	0 00
		<u>,                                     </u>	1	NAMSFER TITLE FE	Ł	0 00
BALANCE CARRIED TO OPTIONAL EQUIPME	ENT S	-•	DC527,085-11	WOUND THE DOLLAR	ENTAL COLOTA	157 (0)
DISCLAIMER OF V			1	EL ASET PROTE		0_00
As a markey or the products of thereby are that we have a continuous as without either express.	or made by the restalativities or impred including any mi	The seem horstwi gues warranty of		SERVICE JON'THA	<u> </u>	0.00
over clustophicy or fitness for a particular purplice of a	of the seder tredher das in its	ara dalburzes dig	OTHER NA	CENSE FEE		28,00 0,00
when the assume for it any capitity in connection with the The rain baser of the vehicle deviated free in under	stantic that a may have putter	ен часын айлад	DH.H N/			0.00
on the following services of the first of th	ing a sing the second digets in The transfer on the end transfer	a ne zeroada - 1. Isolsatetak kap	34.2.1 h 14			5 0.00
TRADE-IN INFO			Uาศาก Bal	lance OF Cash Sa	aus Prose	9,900 00
TO SECURE THE SECOND		> 3	Lienhol	der:		
N/A	Shirt See		1 .			
		When the second	. }			
	1.12 m					: ; !
	-		1			TO AND PAR ATHREST OF THE
A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DOCUMENTARY FEE MAY NOT EXCEED A REASO	SHABLE AMOUNT AGREED TO B	THE PARTIES, THIS	NOTICE IS HEG	ADIRED BY LAW.		
ERIA CUOTA DE DOCUMENTAL NO ES UM CARIGO DEICH DOCUMENTOS Y LA RELATIVAS A LA VENTA EMA TARIFA DO	COUMENTAL NO PODRA EXCEDEN	R DE UNA HAZONALE	E GATHIAND AL	JOHDREO FOR LAUFA	ANTICL ESTERNION	
IT IS MUTUALLY UNDERSTOOD THAT THIS AGREE TRADE-IN TO BE MADE AT THE TIME OF SETTLEM Dualer and Buyer certify that the additional ter	ENT	no the back of th	los contract	no eureen ic as	part of this agre	ument, the same ar if
printed above the signature. Buyar is purchasin whitspever, except as noted.	ig the above described Unit	t; the optional equ	mbweut and	ACCESSIONES (OA)	Duyer's trace-in	a 7 gr 17981 gill chaillea
THIS AGREEMENT CONTAINS THE ENTIRE UNDERSTANDING BETWEEN BUYER(S) ACKNOWLEDGE (	N DEALER AND BUYER AND NO OTHER RECEIPT OF A COPY OF THIS DRIDER AN	REPRESENTATION OF HE TO THAT BUYER(S) MAKE	NESS AND COME	G. OF WHATTER, HAS BEE STAND THE BACK OF THE	MARKEEMENT.	
RON HOOVER CO OF LAREDO. II	NC Dealer BIMER	x My	M		Date_	02/16/2022
Ly Leafe 02	2/16/2022 BUYER	X	N/	A		N/A

### RON HOOVER CO OF LAREDO, INC 4151 E SAUNDERS ST. LAREDO, TX 78041

PURCHASE AGREEMENT

956-218-7000 OFF FAX

7133813
102955
DV
BB
02/16/2022
CSS HICLE WI
G O
CO-BUYER
4,000 00
0 00 : N/A
N/A N/A
N/A
4.000 00
W. 19 7. 16
n the first form
0 00
4,000 00
0.00
0 00
0 00 102 75
0 00
0 00
4,252 75
i
1
į
ART OF BUILDING TO THE
ES PARA MANEIR DE EQUERIDO POR LES
IN NET PAYOFF ON
ont, the same as if
ree from all craims
EAINED IN YHIS CONTRACT.

ZJI IJZ			102955
BUYER(S) WEBB COUNTY CONSTABLE PC	T1	EMAIL JMAR@BBO	COUNTYTX.GOV
ADDRESS 1110 VICTORIA ST STE 102, LAR	EDO, TX 78040		COUNTY WEBB
LUIS GUAJARDO (LAR)	RES. PHONE 956-52	3 4316 BUS PHONE	DATE 02/16/2022
YEAH 2021 MAKE ICON			
- ASSIS MAKE	SEHIAL	-3500#W/4'RMPG'	пимвел 46396
5.83 (0.51)			2021 GROSS VEHICLE AT
MINEW DUSED COLUM	SERIAL NUMBER	PROMOSED BELIVERO LATE	OCOMETER HEADING 0
INSURANCE AGAINST LIABILITY FOR E	BODILY INJURY OR PROPERTY	TITLE APPLICAT	ION INFORMATION
DAMAGE TO OTHERS IS NOT INCLU		PRINCIPAL B	BUYER CO-BUYER
OPTIONAL EQUIPMENT, LABO		DATE OF BIRTH 08/19/1964	N/A
	5 0 00	DRIVER'S LIC. # N/A	N/A
PDI - PDI	0.00	SOCIAL SEC.	N/A
RC - CHECK FOR RECALLS SI - STATE INSPECTION	0 00		RICE OF UNIT S 4,000 00
WT - WALK THROUGH	0 00	OPTIONAL SOUPMENT	0 00
WI THALK TIKOOGI	0 00		N/A
<u> </u>	<u> </u>		N/A
,	· · · · · · · · · · · · · · · · · · ·		N/A
·	:	FREP FEE	N/A S 495 (g)
		CASH PURCHASE PRICE	\$ 4,000.00
· · · · · · · · · · · · · · · · · · ·		TRADE ALACOVANCE S	0 00
· · · · · · · · · · · · · · · · · · ·	•	ET BOSKE BORD ON KHICKET S	0 00
		NETALLOWING S	0 00
		CAUTE CONTRACTOR S	0 00
	• • • • • • • • • • • • • • • • • • • •	Anthon America	N/A
		CBSS TOTAL CHEDITS	3 0 0C
Parameter and the second secon			SUB-TOTAL \$ 4,000 00
		DEALER INVENTORY TAX	0.00
	· · · · · · · · · · · · · · · · · · ·	LICENSE TRANSFER TITLE FEE	0.00
BALANCE CARRIED TO OPTIONAL EQUIPMEN	ur 🔑 🚅 💮 📜 🚾	OCCUMENTABLE DOCUMEN	
DISCLAIMER OF WAR AND A rountees on the product rise it hereby use the re-		Good-Settle all Aron Physical	
and in the contract of warranties and the course of	cumpaed in humany day hap es activity	OTHER LICENSE SEE	
<ul> <li>more transacting in the essimation at purpose in and more transaction than any nationly in demonstrate with the single</li> </ul>		OTHER LICENSE FEE	102,75
It is purplement of the venicle described free in understand	lands that it may have suffered dishage dis	19 DIN-H NIA	0 00
<ul> <li>If you bear, number of where it the content of all I the observed are trents, also on the submary casts, the him set, it is the set</li> </ul>		· /	0.00
TRADE-IN INFOR		Unitate Balance OF CASH SALE	Paics 4,252 75
TO BOOK BOOK A		Lienholder:	
N/A 12	The state of the s		
	E New York		
		ļ	
5 - P	ning ver	Ì	
A OCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DOCUM GALS, A DOCUMENTARY FEE MAY NOT EXCEED A REASON	MENTARY FEE IS NOT REQUIRED BY LAW BUT MABLE AMOUNT AGREED TO BY THE PARTIES. T	MAY BE CHARGEE TO BUYERS FOR HANDE HIS NOTICE IS REQUIRED BY LAW.	LING DOCUMENTS AND RELATING TO TH
UNA CUNTA CE DOCUMENTAL NO ES UM CARGO OFICIAL JUCCOMENTOSY LA RELATIVAS ALLA VENTALUNA TARIFA DUC	UIL DOCUMENTAL HONOBASIO NO ESTA DE	LIGADO POPILEY PURDI PUEDE COBRARIA	A LOS COMPRADORES PARA MANEIO D ESLESTE AVISO ES REQUERIDO POR LEY
THIS MUTUALLY UNDERSTOOD THAT THIS AGREEM THADE-IN TO BE MADE AT THE TIME OF SETTLEME. Dealer and Buyer certify that the additional term profeed above the signature. Buyer is purchasing whatsoever, except as noted.	RENT IS SUBJECT TO HECESSARY COHE	ECTIONS AND ADJUSTMENTS CONCE	ANING CHANGES IN NET PAYOFF O
THIS AGREEMENT CONTAINS THE ENTIRE UNDERSTANDING BETWEEN BUYERS & ACCORDING TO BETWEEN BY	SEALEN AND BUYER AND NO GTHER REPRESENTATION O CEIPT OF A COMY OF THIS ORDER AND THAT BUYER(S) H	R MONCEMERT, VERSAL OR WRITTEN. HAS WE'D BA MOVE RE'S AND UNDERSTAND THE BACK OF THIS ACI	ADE WHICH IS NOT CONTAINED IN YHIS CONTRAC REFERENT.
RON HOOVER CO OF LAREDO, IN	C Deans BUYES & Lies	14	Date 02/16/2022
By Cate 02/	16/2022 BUYER X	N/A	<u>Date</u> N/A
Construct coll th	series on a burnious national of the Hold	nes et la storn. 5. onto 1	

## RON HOOVER CO OF LAREDO, INC. 4151 E SAUNDERS ST.

	LAREDO, TX 78041	~	
PURCHASE AGREEMENT 257132	956-218-7000 OFF FA	x	400004
BUYER(S) WEBB COUNTY CONSTABLE PCT1		EMAIL JMAR@BBCOUNTYT	102261
ADDRESS 1110 VICTORIA ST STE 102, LAREDO	O. TX 78040	COUNTY	WEBB
LUIS GUAJARDO (LAR)	RES. PHONE 956-523-4	BUS. PHONE	DATE
VEAD BEAKE			DATE 02/16/2022
2021 HISUN	HS750 CREW	INUME	ER 50593
WNEW DUCED COLOR (S)	NUMBER A6HMDWZ1JMB00050	6/ 2021	GROSS VEHIULE WI
MINE TO USED	UMHER	DELIVERY DATE	DOMETER O
INSURANCE AGAINST LIABILITY FOR BOD DAMAGE TO OTHERS IS NOT INCLUDED	ALY INJURY OR PROPERTY  DIN THIS TRANSACTION	PRINCIPAL BUYER	
OPTIONAL EQUIPMENT, LABOR A			CO-BLYER
	s 0'00	1 noncontrol 1	V/A
PDI - PDI	0 00	† · · · · · · · · · · · · · · · · · · ·	V/A
RC - CHECK FOR RECALLS	0 00	BASE PRICE OF UNI	T s 14,200 <sub>,</sub> 00
SI - STATE INSPECTION	0.00	OPTIONAL EQUIPMENT	0 00
WT - WALK THROUGH	0 00		N/A
		i — — — — — —	N/A
•	·	· · · · · · · · · · · · · · · · · · ·	N/A N/A
		FREP FEE	\$ 495 00
		CASH PURCHASE PRICE	\$ 14,695 00
		TRADE IN ALL TWANTE S 0 00	
		THE PROPERTY ABOVE S 0 00	
The state of the s		18 3 4 3 3 WAY 15 S 0 00	
and the contract of the contra	· · · · · · · · · · · · · · · · · · ·	LASH COWN FAIRLIST S 0 00	
		LESS TOTAL CREDITS	\$ 0.00
The second secon		SUB-TOTAL	\$ 0 00 \$ 14,695 00
		DEM EBRINGING TAX	0 00
		LICENSE TRANSFER TITLE FEE	0 00
BALANCE CARRIED TO OPTIONAL EQUIPMENT	_ <del>\</del>	OF UNITABLE PROPERTY NINCOUNTY	150,000
DISCLAIMER OF WARRA A bit is transfer in the products as 1 neight, are thase more		SUBMINISTRACE SERVICES	0.00
molecular distribution with industribution express or mig	beed including any implied warrants of	OTHER LICENSE FEE	0 00 28 00
mumic airdebility or fitness for a pa ticater purposer, and the other bill assume for diany liability in connect on with the aale o		OTHER N/A	0 00
The purchaser of the vehicle described herein unconstantly or distributions transit or while or the confiner and the prospection		OTHER N/A	_; o  <sub>00</sub>
needs artistially in thouse hough problems the section to the seiter to		SALINIAN A SALAMA	L <sup>5</sup> 0 00
TRADE-IN INFORMATI		Usean Balance OF CASH SALE PRICE	14,873 00
N/A		Lienholder :	
Ac i	Table And	· ·	
	. <del>V</del> er 19 kg - M.	1	
• •	7 - 2 - 44F = #		
A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE, A DOCUMENTA SALE A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE			NTS AND RELATING TO THE
UNA QUOTA DE DOCUMENTAL NO ES UN CARGO OFICIAL. UN DOCUMENTOSY LA RELATIVAS A LA VENTA UNA TARIFA DOCUMEN	DOCUMENTAL HONORARIO NO ESTA DELIGA	ADO POR LEI PERO PUEDE COBRAR A LOS COMPRI	
II IS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT	IS SUBJECT TO NECESSARY CORRECT	TONS AND ADJUSTMENTS CONCERNING CHAN	IGES IN NET PAYOFF ON
TRADE-IN TO BE MADE AT THE TIME OF SETTLEMENT.  Dealer and Guyer certify that the edditional terms are	d conditions ponted on the back of the	or contract are number to an one of this are	sement the same as if
printed above the signature. Buyer is purchasing the a			
what soever, except as noted. This agreement contains the entire understanding between dealer	AND BUYER AND NO CITAGO RECOURS NATION OF THE	HE CHIEF WEEK AS MOTTER AND SECTION OF THE PARTY OF THE P	T CONTAINED IN THE SOUTH ACT
		INCOMENT, VINGOL OF WHITEEN, HAS REEM MAIN, WHICH IS NO READ AND UNDERSTAND THE BACK OF THIS AGREEMENT.	ACTIONS OF THIS ISSUED TAKES.
	///	11/1	
RON HOOVER CO OF LAREDO, INC	Dealer BUYER X	Date	02/16/2022
the space of the second of the	4 7	-	

### 7133753

### RON HOOVER CO OF LAREDO, INC 4151 E SAUNDERS ST. LAREDO, TX 78041

PURCHASE AGREEMENT 257132

956-218-7000 OFF FAX

		1	0	2	2	5	9
--	--	---	---	---	---	---	---

GUYER(S) WEBB COUNTY CONSTABLE PCT1				EMAIL MARGEDO	OLINE CTV C	102259
ADDRESS 1110 VICTORIA ST STE 102, LAREDO, T	V 70040			] JMAR@BBC	OUNTYTX.G	50V
THO VICTORIA ST STE TOZ, DAREDO, I	A /8040	TRES PHONE		BUS, PHONE	COUNTY	EBB
LUIS GUAJARDO (LAR)		RES. PHON:	956-523-4	316		DATE 02/16/2022
YEAR 2021 MAKE HISUN		MODEL	TIC 750	JAMENCHANA TA	S TOCK NUMBER \$	
THASSIS MARE LA MODEL	SERIAL NUMBER A	16HSDWZ0		7 YEAD		GROSS VEHICLE WIT
MINEW DUSED COLCA			7 · · · ·	PROPOSED GELIVERI DATE	OCOM	JETER .
INSURANCE AGAINST LIABILITY FOR BODILY		R PROPER	TY	TITLE APPLICAT	ION INFORMA	<del></del>
DAMAGE TO OTHERS IS NOT INCLUDED IN		-		PRINCIPAL B		CO-BUYER
OPTIONAL EQUIPMENT, LABOR AND	ACCES			DATE OF BIRTH 08/19/1964	N/A	)
· · · · · · · · · · · · · · · · · · ·	. 5		00	DRIVER'S LIC. # N/A	N/A	
PDI - PDI			_00	SOCIAL SEC.	N/A	
RC - CHECK FOR RECALLS			00		ICE OF UNIT	
SI - STATE INSPECTION	<b>l</b>		.00	DRIFONAL EQUIPMENT	:	0 00
WT - WALK THROUGH		0	.00	<u> </u>		N/A
			· · · · · · · ·	The state of the s	: 	N/A
	1		•	i		N/A N/A
. <u> </u>			<u> </u>	- FREP FEF	<del></del>	\$ 495 00
• • • • • • • • • • • • • • • • • • •			<u> </u>	CASH PURCHASE PRICE		s 9,722 00
	•			TRADE IN ALLOWANCE S	0.00	
The state of the s	. 4		•	1 3 EAS DUTING ABOVE \$	0 00	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
				METALOWANTE \$	0 00	
				CACH DOWN PARMENT S	0 00	
			•	CASH AS AGHLLS S	N/A	1944 J.
: !			<del></del>	LESS TOTAL CREDITS		÷ 0 00
Da seane semana acamana acama combane como acama combane como acama como acama como acama como como	·· ya.			•	SUB-TOTAL	s 9,722 00
	• •		• •	DEALER INVENTORY TAX		0_00
DAL MARE CARRIED TO ORTHONAL FOURDIEST	·		•	DO UMUNIARY ( EL DOCUMEN	FS 4 1 W	5 150 140
BALANCE CARRIED TO OPTIONAL EQUIPMENT  DISCLAIMER OF WARHANT	ieco			GUARANTER DIASET PROTECTS	· +-	0 00
A in a draw ties on this products seld mereby are throse made b		facturer The	salet noot.	EXCENDED SERVICE CONTRACT		0.00
on energy continuous at warmattes, either express or migher monoramatably or threes for a purposal paraces, and the solli	-	-		ODIER LICENSE FEE		28,00
there i assume for during labelly in purineptain with the sale. It sale	a promiets			онья <b>N/A</b>		0 00
The para great of the Jeta ends of the dispersion stage fator is the age. And, traffest is which in the courts had little processes in early				OTHER N/A		0 00
tien to mistay or it has being made by the score by the solic by the				SALCU Ar L Apple 9-29		s 0 00
TRADE-IN INFORMATION.				UNPAID BOTONCE OF CASH SALE	Price [	9,900 00
N/A			÷ 👯	Lienholder :		
्रेसिंग के किया किया है। इसके किया किया किया किया किया किया किया किया	A 91.35					
<del>Topin telaporti de la compania del compania de la compania del compania de la compania del la compania de la c</del>		X2	The second			
N 100		16 t#				
·				1		
A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DOCUMENTARY SALE, A DOCUMENTARY FEE WAY NOT EXCEED A REASONABLE AM					AND DOCUMENTS	AND RELATING TO THE
					LOS COMPRADO	NOCE DADA MANGIO NG
UNA CUOTA DE DOCUMENTAL NO ES UN CARGO OFICIAL. UN DOC L'OCUMENTOS Y LA RELATIVAS A LA VENTA, UNA TARIFA DOCUMENTAL	L NO PÚDRA (	EXCEDER DE U	NA RAZONABL	E CAMILIAD ACORDADO POR LAS PARTO	S. ESTE AVISO ES	REQUERIDO POR LEY
IT IS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS	SUBJECT T	O NECESSA	AY CORRECT	TIONS AND ADJUSTMENTS CONCE	RNING CHANGE	S IN NET PAYOFF ON
TRADE-INTO BE MADE AT THE TIME OF SETTLEMENT.  Dealer and Buyer certify that the additional terms and c	onditions (	printed on th	ie back of ti	his contract are agreed to as part	t of this agreen	nent, the same as if
printed shove the signature. Buyer is purchasing the aboundatioever, except as noted.	ive describ	ed Unit; the	optional eqi	apment and accessories: that Buy	ers trade-in is	TER TOW SH CISIONS
THIS AGREEMENT CONTAINS THE ENTIRE UNDERSTANDING BETWEEN DEALER AND	D BLIVER AND N	IO OTHER REPRES	EN LATTON OR IN	PACEMENT, VERBAL OR WHITTEN, HAS BEEN MA	DE WHICH IS NOT CO	INTAINED IN THIS CONTRACT.
RUYER(S) ACKNOWLEDGE RECEIPT OF A	COPY OF THIS	ORDER AND THAT	BUTTERES) HAVE	READ AND UNDERSTAND THE NACK OF THIS ASS	EFINENT	
			[[ ]			0014010000
RON HOOVER CO OF LAREDO, INC. D.	اللاظ المبهقة	YER X	11 11	<u> </u>	_Date	02/16/2022
	<b>a</b> 1000	zt to v	•	N/A	Date	N/A
υ <sub>ate</sub> 02/16/202	<u> </u>	YER X	"		LACE TO SERVICE THE SERVICE TH	
Lunderstand there is at	។ ឧស្វេសជាបា	n agreement	on the cack	cot to a form, X chit is		

#### 7133854

### RON HOOVER CO OF LAREDO, INC 4151 E SAUNDERS ST. LAREDO, TX 78041

PURCHASE AGREEMENT 257132

956-218-7000 OFF FAX

102956

BUYER(S) WEBB COUNTY CONSTABLE PCT1			EMAIL	IMAR@8BC	OUNTYTX		2000
ADURESS 1110 VICTORIA ST STE 102, LAREDO, TX 780	040		<del>-</del>		COUNTY	WERR	
CUIS GUAJARDO (LAR)	RES. PHONE 9	NEG 600 40	BUS. PH	ONE		DATE	
YEAR 2021 MAKE ICON	(RAIL H-MH-I			AF-PPE, TRACE	STOCK		6/2022
CHASSIS MAKE SERVAL		*****	00#W/4'RMPG'	AF YE	NUMBE	9 46406 GROSS	-
2 VKOUEL INLUME	⊪ 7PE1U1622M	IS000250	- Inn record		2021	AEHICTE M.I	
MUMBER NUMBER			PRUPOSEC DELIVERT DATE	E		OMETER ADING	0
INSURANCE AGAINST LIABILITY FOR BODILY INJUR DAMAGE TO OTHERS IS NOT INCLUDED IN THIS T		′	TITL	E APPLICAT			
OPTIONAL EQUIPMENT, LABOR AND ACC			DATE OF BIRTH OF	PRINCIPAL BI	· · · · · · · · · · · · · · · · · · ·	CO-BUYER	1
s indiana coop water, export are acc	0 <sup>1</sup> (	nn Ì	DRIVER'S LIC. # N		N/		
PDI - PDI	· 0 (		SOCIAL SEC.	·	. <u> </u>		
RC - CHECK FOR RECALLS	0 (	-		BASE PR	ICE OF UNIT		00 00
SI - STATE INSPECTION	0 (		OPTIONAL EQUIPME	ENT			0 00
WT - WALK THROUGH	0 (	00				N/A	
						N/A	
	1					N/A	
	- <del></del>				··	N/A	
			PHED FEE			·i	495 00
A Security of Anther Anthropy Company Angeles and Company Comp			CASH PURCHASE	-,		\$ 4,0	00 00
	i		TRADERITALL/WARROR		0 00	11/1/1/1	a The
			NET ALLE WAREL	S	0 00	100000	200
a to the second section of the second section of the second secon			CASH COSM, FARMER		0 00		
	•		CANHAS AS ASSESSED	: !s	N/A		447
· ·			LESS TOTAL CE	સક. દાવ <sup>™</sup> S		5	0 00
				. 8	SUB-TOTAL	3 4,0	00 000
			DEALER INVENTOR	'A.'			0,00
1			LICENSE TRANSFE				0.00
BALANCE CARRIED TO OPTIONAL EQUIPMENT			DOTUMENTARY FL			1	150 (4)
DISCLAIMER OF WARRANTIES  Assume managed on the product, sold necessy are those made by the n	nac Australet Inc. se	San Bereba	EXITEMICEN SHRYIN				0 00
to the control of water titles letter express to impress main	iting may emplied a	Varienty of	OTHER LICENSE		·····		102 75
ment can aboutly on to easi for a particular purpose it and the selfer ment office to assume for diany liability to contection with the sale of self-produ	0615	ŀ	OTHER N/A	::: <del>==</del>		1	0.00
The processor of the vehicle described here in understands that those processor the reconstruction of the mo-	is have authored dam	iáge dal ng Szecsie – L	OTHER N/A				0 00
per a la fill militare di la comparta della di la filla di contra di contra della di transitata di contra della La contra contra contra di la comparta della grandata della filma della contra di contra di contra di contra d	one was to retain the pro-	th dia narge	CALISTA (			5	0 00
TRADE-IN INFORMATION.			Unexio Balance C	IT CASH SALE	Pass	4,	252 75
NIA CONTRACTOR		÷	Lienholder:				
N/A		Marie aleude compressioner est e	,				
and the state of t		IF HE - 1					
7 - 4 5 5	to the Net						
						** *	
A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE A DOCUMENTARY FEE IS	NOT REQUIRED BY LA	AW, BUT MAY	BE CHARGED TO BUY!	ERS FOR HANDU	ING DOCUMEN	ITS AND RELATIN	ig to th
SALE, A DOCUMENTARY FEE MAY NOT EXCEED A REAGONABLE AMOUNT A					ne comman	CODES DADA MA	ANE ICI N
BNA CUOTA SE DOCUMENTAL NO ES UN CARGO OFICIAL UN DOCUMENT DOCUMENTOS Y LA RELATIVAS A LA VENTA, UNA TARIFA DOCUMENTAL NO PO	TAL HUNOMARKU NU 1 DRA EXCEDER DE UNA	A RAZONABLE	CANTIDAD ACORDADO	POR LAS PARTI	S. ESTE AVISO	ES REQUERIDO P	ORIE:
HIS MUTUALLY UNDERSTOOD THAT THIS AGREEMENT IS SUBJE	CT TO NECESSARY	Y CORRECT	ATZULCA ONA ZNOI	IENTS CONCE	RNING CHAN	GES IN NET PA	YOFF C
TRADE-INTO BE MADE AT THE TIME OF SETTLEMENT  Depley and Buyer certify that the additional terms and conditional terms and conditional terms.							
Denier and Buyer certify that the additional terms and conditie	one printed on the scribed Unit: the o	ptional equi	ipment and accesse	ories: that Bu	jers trace⊣n	is free from a	B claim
printed above the signature. Buyer is purchasing the above de-							
printed above the signature. Buyer is purchasing the above de- whatsoever, except as noted.					THE PROPERTY OF THE PARTY OF TH	# 26 17 1 79 18 18 18 18 18 18 18 18 18 18 18 18 18	325 1177
printed above the signature. Buyer is purchasing the above de- whatsoever, except as noted.	AND NO OTHER REPRESE	MIATEGN OF INC.	eicement, verbal on Wal Lead and Unide" Etams the	E BACK OF THIS AG			
printed above the signature. Buyer is purchasing the above de- whatsoever, except as noted.	and no other represe Finis order and that b	NTATEON OF UND STEAME MAYER	UCEMENT, VERBAAL OR WAL EAC) AND UNIDER, FEATER TH	E BACK OF THIS AG	NITTE OF		
printed above the signature. Buyer is purchasing the above de- whatsoever, except as noted.  THIS AGREEMENT CONTAINS THE ENTIRE UNDERSTANDING BETWEEN DEALER AND HIVER MAYER(S) ACKNOWLEDGE RECEIPT OF A COPY OF	THIS ORDER AND THAT S	NTATION ON INDI- LUTERIS MAYER	UCCONCAT, VICTORIAN ON WAN	E BACK OF THIS AG	Late	02/16/2	
printed above the signature. Buyer is purchasing the above de- whatsoever, except as noted.  THES AGREEMENT CONTAINS THE ENTIRE UNDERSTANDING BETWEEN DEALER AND HUYER BUYER(S) ACKNOWLEDGE RECEIPT OF A COPY OF	AND NO OTHER REPRESE! FILES ORDER AND THAT &	NTATION OF UND	UCZNICHT, VERIAAL OR WAL EAO AND WALES FLAME TH	FEACE OF THE AG			
printed above the signature. Buyer is purchasing the above de- whatsoever, except as noted.  THIS AGREEMENT CONTAINS THE ENTIRE UNDERSTANDING BETWEEN DEALER AND HIVER MAYER(S) ACKNOWLEDGE RECEIPT OF A COPY OF	THIS ORDER AND THAT S	NTATION BY INDI- LUYEPUS) MAYER	UCCINENT, VERIAAL ON WAS LEND AND UMBER - STAND THE	TIER, TAS BEEN		02/16/2	2022

# WEBB COUNTY PURCHASING DEPT. QUALIFIED PARTICIPATING VENDOR CODE OF ETHICS AFFIDAVIT FORM

STATE OF TEXAS *			
COUNTY OF WEBB *	KNOW A	ALL MEN BY THE	SE PRESENTS:
the herein-named "Affi of Texas an respective company/entity,	gned Notary Public, appear ant", who is a resider ad upon his/her respective oa do hereby state that I have r other matters set forth her	nt of Webb tth, either individual personal knowledge	ly and/or behalf of their e of the following facts,
confirm that I have review obligations and/or condit. County, Texas as set forth	respective authority/capacity ved and agree to fully comp ions as required to be a co in the Webb County Purch vww.webbcountytx.gov/Purc	ly with all the terms qualified participati hasing Code of Ethi	s, duties, ethical policy ing vendor with Webb cs Policy posted at the
further acknowledge, agree Texas on any active solicit comply with the Code of Et debarment or make void m to communicate with the F regarding this policy to en	respective authority/capacity and understand that as a cation/proposal/qualification whics policy may result in my y contract awarded to me, more furchasing Agent or his designary full compliance by con 523-4125 or e-mail to the second contract of the	a participating vend that I and/or my co and/or my company ty company/entity by ignees should I have tacting the Webb Co	lor with Webb County, impany/entity failure to longitude longitude to longitude to longitude lon
Executed and dated this Signature of Affiant	i day of March	, 20 22	
	Hoover Co. of Laredo Company/Entity		
SWORN to and subscribed  YOLANDA M  Notary Public, S  Comm. Expire  Notary ID 1	MULDROW State of Texas s 06-03-2024		, 20 <u>AA</u> Idrow STATE OF TEXAS

### PROOF OF NO DELINQUENT TAXES OWED TO WEBB COUNTY

	Name Ron HooverCo. of Laredo, LlCowes no delinquent property taxes to Webb County.
4	Hoover Co. of Laredo, UC owes no property taxes as a business in Webb County. (Business Name)
	Ron HooverCo. of havedo, UC owes no property taxes as a resident of Webb County. (Business Owner)
	Person who can attest to the above information
	$\ensuremath{^{*}}$ SIGNED NOTORIZED DOCUMENT AND PROOF OF NO DELINQUENT TAXES TO WEBB COUNTY.
	The State of Texas  County of Webb  Before me, a Notary Public, on this day personally appeared, know to me (or proved to me on the oath of to be the person whose name is subscribed to the forgoing instrument and acknowledged to me that he executed the same for the purpose and consideration therein expressed.
	Given under my hand and seal of office this day of 20
	Notary Public, State of Texas
	My commission expires theday of20 (Print name of Notary Public here)

	and contracts under grants, loa subrecipients will certify and disc	ns, and co		
	Do you have or do you anticipate  ☐ Yes ☐ No	having cov	vered subawards under th	is transaction?
	Name of Contractor/Potential Contractor	Vendor ID	No. or Social Security No.	Program No.
_				
	Name of Authorized Representative		Title	
Signature Authorized Representative		Da	ate	

3. The undersigned shall require that the language of this certification be included in the award documents for all covered subawards at all tiers (including subcontracts, subgrants,

# CERTIFICATION REGARDING FEDERAL LOBBYING (Certification for Contracts, Grants, Loans, and Cooperative Agreements)

#### PART A. PREAMBLE

Federal legislation, Section 319 of Public Law 101-121 generally prohibits entities from using federally appropriated funds to lobby the executive or legislative branches of the federal government. Section 319 specifically requires disclosure of certain lobbying activities. A federal government-wide rule, "New Restrictions on Lobbying", published in the Federal Register, February 26, 1990, requires certification and disclosure in specific instances.

#### PART B. CERTIFICATION

This certification applies only to the instant federal action for which the certification is being obtained and is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$100,000 for each such failure.

The undersigned certifies, to the best of his or her knowledge and belief, that:

- 1. No federally appropriated funds have peen paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, or the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
- 2. If any funds other than federally appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with these federally funded contract, subcontract, subgrant, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions. (If needed, contact the Texas Department of Agriculture to obtain a copy of Standard Form-LLL.)

- 5. The potential contractor further agrees by submitting this certification that it will include this certification titled "Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion for Covered Contracts" without modification, in all covered subcontracts and in solicitations for all covered subcontracts.
- 6. A contractor may rely upon a certification of a potential subcontractor that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered contract, unless it knows that the certification is erroneous. A contractor must, at a minimum, obtain certifications from its covered subcontractors upon each subcontract's initiation and upon each renewal.
- 7. Nothing contained in all the foregoing will be construed to require establishment of a system of records in order to render in good faith the certification required by this certification document. The knowledge and information of a contractor is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 8. Except for contracts authorized under paragraph 4 of these terms, if a contractor in a covered contract knowingly enters into a covered subcontract with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, Department of Health and Human Services, United States Department of Agriculture, or other federal department or agency, as applicable, and/or the TDA may pursue available remedies, including suspension and/or debarment.

# PART B. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION FOR COVERED CONTRACTS

Indicate in the appropriate box which statement applies to the covered potential contractor:

Na	explanation(s) to this cert	Vendor ID No. or Social Security No.	Program No.	
☐ The potential contractor is unable to certify to one or more of the terms in this certification. In this instance, the potential contractor must attach an explanation each of the above terms to which he is unable to make certification. Attach the				
☐ The potential contractor certifies, by submission of this nor its principals is presently debarred, suspended, propineligible, or voluntarily excluded form participation in department or agency or by the State of Texas.			for debarment, declared	

Signature of Authorized Representative

Date

Printed/Typed Name and Title of Authorized Representative

#### CERTIFICATION

# REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION FOR COVERED CONTRACTS

#### PART A.

Federal Executive Orders 12549 and 12689 require the Texas Department of Agriculture (TDA) to screen each covered potential contractor to determine whether each has a right to obtain a contract in accordance with federal regulations on debarment, suspension, ineligibility, and voluntary exclusion. Each covered contractor must also screen each of its covered subcontractors.

In this certification "contractor" refers to both contractor and subcontractor; "contract" refers to both contract and subcontract.

By signing and submitting this certification the potential contractor accepts the following terms:

- The certification herein below is a material representation of fact upon which reliance
  was placed when this contract was entered into. If it is later determined that the
  potential contractor knowingly rendered an erroneous certification, in addition to other
  remedies available to the federal government, the Department of Health and Human
  Services, United States Department of Agriculture or other federal department or
  agency, or the TDA may pursue available remedies, including suspension and/or
  debarment.
- 2. The potential contractor will provide immediate written notice to the person to which this certification is submitted if at any time the potential contractor learns that the certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 3. The words "covered contract", "debarred", "suspended", "ineligible", "participant", "person", "principal", "proposal", and "voluntarily excluded", as used in this certification have meanings based upon materials in the Definitions and Coverage sections of federal rules implementing Executive Order 12549. Usage is as defined in the attachment.
- 4. The potential contractor agrees by submitting this certification that, should the proposed covered contract be entered into, it will not knowingly enter into any subcontract with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the Department of Health and Human Services, United States Department of Agriculture or other federal department or agency, and/or the TDA, as applicable.

Do you have or do you anticipate having subcontractors under this proposed contrac	t?
□ Yes	
No	

# CONFLICT OF INTEREST QUESTIONNAIRE For vendor doing business with local governmental entity

A complete copy of Chapter 176 of the Local Government Code may be found at http://www.statutes.legis.state.tx.us/Docs/LG/htm/LG.176.htm. For easy reference, below are some of the sections cited on this form.

<u>Local Government Code § 176.001(1-a)</u>: "Business relationship" means a connection between two or more parties based on commercial activity of one of the parties. The term does not include a connection based on:

- (A) a transaction that is subject to rate or fee regulation by a federal, state, or local governmental entity or an agency of a federal, state, or local governmental entity:
- (B) a transaction conducted at a price and subject to terms available to the public; or
- (C) a purchase or lease of goods or services from a person that is chartered by a state or federal agency and that is subject to regular examination by, and reporting to, that agency.

#### Local Government Code § 176.003(a)(2)(A) and (B):

- (a) A local government officer shall file a conflicts disclosure statement with respect to a vendor if:
  - (2) the vendor:
    - (A) has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds \$2,500 during the 12-month period preceding the date that the officer becomes aware that
      - (i) a contract between the local governmental entity and vendor has been executed; or
      - (ii) the local governmental entity is considering entering into a contract with the vendor:
    - (B) has given to the local government officer or a family member of the officer one or more gifts that have an aggregate value of more than \$100 in the 12-month period preceding the date the officer becomes aware that:
      - (i) a contract between the local governmental entity and vendor has been executed; or
      - (ii) the local governmental entity is considering entering into a contract with the vendor.

#### Local Government Code § 176.006(a) and (a-1)

- (a) A vendor shall file a completed conflict of interest questionnaire if the vendor has a business relationship with a local governmental entity and:
  - (1) has an employment or other business relationship with a local government officer of that local governmental entity, or a family member of the officer, described by Section 176.003(a)(2)(A);
  - (2) has given a local government officer of that local governmental entity, or a family member of the officer, one or more gifts with the aggregate value specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003(a-1); or
  - (3) has a family relationship with a local government officer of that local governmental entity.
- (a-1) The completed conflict of interest questionnaire must be filed with the appropriate records administrator not later than the seventh business day after the later of:
  - (1) the date that the vendor:
    - (A) begins discussions or negotiations to enter into a contract with the local governmental entity; or
    - (B) submits to the local governmental entity an application, response to a request for proposals or bids, correspondence, or another writing related to a potential contract with the local governmental entity; or
  - (2) the date the vendor becomes aware:
    - (A) of an employment or other business relationship with a local government officer, or a family member of the officer, described by Subsection (a);
    - (B) that the vendor has given one or more gifts described by Subsection (a); or
    - (C) of a family relationship with a local government officer.

### CONFLICT OF INTEREST QUESTIONNAIRE

FORM CIQ

For vendor doing business with local governmental entity				
This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.	OFFICE USE ONLY			
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relationship as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets requirements under Section 176.006(a).	Date Received			
By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code.				
A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An offense under this section is a misdemeanor.				
Name of vendor who has a business relationship with local governmental entity.				
Check this box if you are filing an update to a previously filed questionnaire. (The law re completed questionnaire with the appropriate filing authority not later than the 7th busines you became aware that the originally filed questionnaire was incomplete or inaccurate.)	s day after the date on which			
Name of local government officer about whom the information is being disclosed.				
Name of Officer				
Describe each employment or other business relationship with the local government office	cor or a family member of the			
officer, as described by Section 176.003(a)(2)(A). Also describe any family relationship with Complete subparts A and B for each employment or business relationship described. Attack CIQ as necessary.	h the local government officer.			
A. Is the local government officer or a family member of the officer receiving or life other than investment income, from the vendor?	kely to receive taxable income,			
Yes No	9			
B. Is the vendor receiving or likely to receive taxable income, other than investment of the local government officer or a family member of the officer AND the taxable in local governmental entity?	income, from or at the direction ncome is not received from the			
Yes No				
Describe each employment or business relationship that the vendor named in Section 1 m other business entity with respect to which the local government officer serves as an or ownership interest of one percent or more.	aintains with a corporation or fficer or director, or holds an			
Check this box if the vendor has given the local government officer or a family member of as described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.003(a)(2)(B) as described in Section 176.003(a)(2)(B).	of the officer one or more gifts 03(a-1).			
2/.	12			
Signature of vendor daing business with the governmental entity	/2022 ate			