Initial_



3380 South 500 West • Salt Lake City, Utah 84115 (801) 265-9800 • Fax (801) 265-9803 • www.alltruckinc.com

BUSINESS NAME					TYPE OF BUSIN	NESS		
ADDRESS					HOW LONG IN	BUSINESS?		
CITY			STATE			ZIP	Pt-	IONE
TYPE OF OWNERSH	HP; corporation 🗆	PARTNERSHIP LIMI	TED PARTN	ERSHIP - INDIV	/IDUAL 🗆		F INDIVIDUAL S.S. NO	
TAX RESALE NO	(Note: We are required	to charge	e tax until signed	form is in ou	r files).		
INSURANCE CARRIE	D (Specify):							
			BA	NKS		Check	king 🗀 Acc	st. #
1.						Saving Loan	☐ Acc	rt. #
2						Check Saving	gs □ Acc	st. #
2.		PRINCIPALS IN (СОМРА	NY (OFFICE	RS IF CO	<u>Loan</u> RP.)	Acc	t.#
NAME		SOCIAL SECUR		ADDRESS			□ Own	HOME PHONE
1.						I	□ Buying □ Rent □ Own	
2.						ı	□ Buying □ Rent	
						I	☐ Own ☐ Buying	
3.						1	□ Rent	<u> </u>
		TRADE	CREDI	T REFEREN	CES			
NAME	ADDRESS		·		ACCT#	PHONE	FA	X/EMAIL
1.								
2.								
3.								
<u>. </u>								
4.		<u> </u>						
5.								
			•					
6.								
from the date said am	iounts are incurred. C		/ reasona					ng unpaid after 30 days ection after default and
l further understand th mation is complete and			pose of o	btaining credit a	and I certify tha	at, to the best	of my knov	vledge, the above infor-
DATE		AUTHORIZED SIGNATURE						
		x						

GUARANTEE OF PAYMENT

To: All Truck & Car	Date	20
For value received, the receipt of which is hereb	by acknowledged, and in consideration of your	advancing credit to
Debtor,		
I/we, the undersigned, hereby personally guarantee and owing or which may hereafter become due and extension of time, payment agreement or other indul and the undersigned hereby waives notice of all the proceedings on this guarantee, the undersigned her costs and attorney's fees along with accrued interestable bear specified interest.	d owing to ALL TRUCK & CAR from said debtor lgence granted to debtor, or by agreement affecting aforesaid. In the event that is becomes necessary beby agrees to pay any and all collection costs income.	entity. Liability of the ig said indebtedness, to institute collection curred including court
GUARANTOR		
RESIDENCE	TEL. NO	
GUARANTOR		
RESIDENCE		

BUYER ADVISORY

Inspect merchandise, except as otherwise provided herein all merchandise is sold as is. THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THE
DESCRIPTION ON THIS INVOICE. All parts at ALL TRUCK AND CAR bear identifying marks. In no event shall ALL TRUCK AND CAR be liable for incidental or
consequential damages, including labor costs of installation and removal, or damage caused by use of our part(s). Nor shall ALL TRUCK AND CAR be liable or
responsible for defects, incorrect, misidentified, or wrong part(s).

LIMITED WARRANTY

2. ALL TRUCK AND CAR warrants to the purchaser that the used part(s) with which this warranty is given are serviceable and functional. With respect to defects appearing within (30) days after the date of purchase. ALL TRUCK AND CAR shall, at its discretion, provide, either a replacement part without charge to the purchaser or a refund by company check. ALL TRUCK AND CAR may require the return of the defective part(s) and the return of the original part(s) to the owner. Does not cover acts of negligence, once part(s) leaves our facility

ENGINES

3. Engines are guaranteed for 90 day, party only warranty, under normal driving conditions from the date of purchase. Oil pressure and compression are checked prior to sale. Warranty does not include carburetors, intake or exhaust manifolds, water pumps, fuel injection parts, wires or leaks. Parts may be left on the engine for the ease of installation. All warranties are void as a result of abuse, neglect or overheating. A heat indicator tab is placed on all ALL TRUCK AND CAR engines for this purpose. Warranty will be void if heat indicator is removed or defaced.

TRANSMISSIONS

4. Transmissions are Guaranteed for 90 day, party only warranty, from date of purchase. No guarantee on gaskets or seals. ALL TRUCK AND CAR is not responsible for improper installation of automatic transmissions.

AXLE ASSEMBLIES

5. Axles and differentials are guaranteed for 90 day, party only warranty, under normal driving conditions from date of purchase. Brakes and seals are excluded from this warranty.

ELECTRICAL PARTS

 Electrical merchandise is excluded from this warranty. Electrical parts are not sold for experimental or diagnostic purposes. NO REFUND ON ELECTRICAL PARTS.

CORE POLICY

7. Exchange part(s) must be returned at time of purchase, or a core charge will be made. Unless otherwise arranged the core charge will be refunded if exchanged parts are brought back within (30) days. NO CORE REFUND WITHOUT INVOICE OR AFTER (30) DAYS.

RETURNED PARTS-NOT DEFECTIVE

8. Except for Electrical, Part(s) not defective, which are returned, for whatever reason, are subject to acceptance by ALL TRUCK AND CAR and must be returned within (10) days. Part(s) which are accepted for returns are subject to a 35% service or restocking charge. ALL CLAIMS MUST INCLUDE THIS INVOICE.

DEPOSITS

9. BALANCE IS DUE WITHIN 30 DAYS OF DEPOSIT. CANCELLATION on deposited part(s) within (30) days is subject to a 35% SERVICE OR RESTOCKING CHARGE. UNCLAIMED DEPOSITS after (30) days will be NON REFUNDABLE!

١	Initia	l		

SPECIAL ORDERS

11. Special orders are NON RETURNABLE OR REFUNDABLE UNLESS DEFECTIVE! Shippers warranty policies differ and ALL TRUCK AND CAR makes no independent warranty whatsoever. All special orders LEFT OVER (30) DAYS SHALL BE FORFEITED. Please remember these orders are SOLELY INTENDED FOR YOU AND NOT FOR US!! Shipping arrival is beyond sellers control.

JURISDICTION AND VENUE

12. The terms and conditions contained within this agreement shall be governed by the laws of the State of Utah and shall be construed and interpreted in accordance with those laws. Any action or preceding, brought by either party which is based upon or derived from, or in any way related to this agreement, shall be brought in a court of competent jurisdiction within the state of Utah. The parties hereto consent to their personal jurisdiction of said court.

BINDING STATEMENT

3. All accounts will be charged an interest rate of 18% per annum until paid in full (1.5% per month). The undersigned agrees to pay a service charge of \$20 for each check or instrument tendered but returned unpaid. In the event any balance is not paid as agreed, the undersigned agrees to pay a collection fee not exceed 40% of the unpaid balance, as allowed by Utah Code Annotated, sec. 12-1-11. In the event a lawsuit is brought to collect the unpaid balance, the undersigned further agrees to pay all other costs of collection, court costs and reasonable attorney fees, in addition to, the collection fee. The terms of this paragraph shall apply to all amount(s) incurred by me or by any individual whom I have legal responsibility whether such amount(s) are incurred today or after today.

The undersigned further authorizes us or our agent to call any number provided or at any number at which we or our agent reasonably believes we can contact you, including calls to mobile, cellular, or similar devices for any lawful purpose.

- 30 Day Warranty on Most Parts Unless Otherwise Stated
- NOT RESPONSIBLE FOR LABOR CHARGES
- · No Returns on electrical parts
- 35% Restocking Fee on ALL Returned Parts
- · NO REFUND if Replacement Part Available
- · All Claims MUST include This Invoice

	X	
	ure	
		,
	All Truck Administrative Offices Only	
	·.	
CREDIT APPROVED BY	CREDIT LIMIT	
CREDIT REFUSED BY	REASON	

CE \$	\$ PAST DUE \$	PAST DUE \$	PAST DUE \$	COMMENTS
_				