

Buyer's Order Nextran Truck Centers - Tampa Salesperson: Matt Edgemon 7810 Adamo Drive Tampa, FL 33619 (813) 626-7141 or (800) 932-6225 Fax (813) 622-7297 Date: 12/5/2024 **CUSTOMER INFORMATION FSA - Hernando County BCC** Name: Address: 1525 E. Jefferson Street Phone: Brooksville 34601 County: City: FL Zip Code: Hernando State: TRUCK INFORMATION **Body Details** Model VIN# Quantity Year <u>Make</u> Make Model SERIAL# Year **GRANITE 64F TBD** 2024 1 2025 MACK Warren Frameless 13/ 2nd VIN -3rd VIN -2nd Serial # -4th VIN -3rd Serial # -5th VIN -4th Serial # -**See Addendum for Additional VIN # 5th Serial # -**FSA Specification** Option Price Option Price **Order Code Order Code** Non Published Items Published Items BASE TRUCK Mack Granite 64FR 143,570.00 Warren Frameless dump 13-15 Yard 34,225.00 Warren Frameless 15' Stee w/ 2 way gate 18000 Front Axle 2401500 1.771.00 GR64F Set Forward Axle Option 2,060.00 189800 Factory PTO Prep 192.00 Davco 386 Davco 387 Fuel/Oil water Seperator 565.41 Driver Controlled Diff Lock 1,363.00 Cab Mounted Exhaust 2540401 \$ 130AD7 314.29 Back up Alarm 3000RDS Allison 3000RDS 4,783.00 5RXA6X 91.73 TBCP-EOF Trailer air and Elec to End of Frame 640.00 S/S DEF Cover \$214.29 MCF08F Aluminum Painted Air Tanks U2XA1X \$241.35 11.1 x 90 x 300M Frame Upgrade \$707 Strobe Pack on all corners and roof \$2,500 2% Possible Price Increase for 2nd 3288.28 half of 2025 Mack Production 196,526.12 IN ACCORDANCE WITH FLORIDA SHERIFFS STATE BID NO. FSA 23-VEH21.0 Mack GR64FR **FSA TRUCK SPECIFICATION** Price below reflects per unit **Locals and Comments ALL TRUCKS** Total Selling Price \$ Clone of 2019 Small Dumps w/ Allison 3000RDS and Warren 196.764.42 Extended Warranty \$ 13/15 Yard Dump Beds with Two Way Gates. APU \$ Premium Maint. Plan \$ Strobes installed locally on all 4 corners and roof Subtotal \$ 196,764.42 Disposal/Temp Tags \$ 14.50 Tire Tax Credit \$ (252.80)Tag and Title \$ Miscellaneous \$ County Surtax \$ Total before Down Pmt \$ 196,526.12 Down Payment \$ Total Price ALL \$ 196,526.12 I have read and understand the above. It is intended by my signature hereon that this be a binding, enforceable sales agreement. I further understand that the terms and conditions that follow are a true and integral part of this agreement. Purchaser's Signature Date Accepted by Nextran Truck Centers This agreement shall not be binding on Nextran Truck Centers until accepted by the General Manager.

TERMS AND CONDITIONS

- 1. <u>Acceptance</u>. The purchaser identified on the first page hereof ("**Purchaser**") and Nextran Corporation, a Florida corporation d/b/a Nextran Truck Centers ("**Dealer**") hereby agree that these Terms and Conditions are incorporated into, and constitute an integral part of, the Sales Agreement governing Purchaser's purchase of motor vehicles from Dealer as more particularly described on the first page hereof.
- 2. <u>Purchaser's Payment of Charges</u>. Purchaser shall pay all charges arising out of or associated with this Agreement, whether correctly stated on page one of this Sales Agreement or otherwise, including without limitation all tag, license, tire, battery and lien fees, and all federal, state and local taxes. Purchaser shall pay all amounts required to pay off and satisfy in full all liens on Purchaser's trade-in vehicle(s), as may be required by any such lien holder, regardless of whether the lien holder has quoted the wrong amount, the payoff amount has changed since the date of any such quote, or Purchaser has failed to disclose all lien holders on such vehicle(s). If Purchaser chooses to pay any portion of the purchase price by using a bank or credit card, Purchaser shall pay all charges associated with the use of such card imposed on Dealer and shall promptly reimburse Dealer upon demand for any such costs arising after the consummation of any sale.
- 3. <u>Deposit</u>. Upon the execution of this Sales Agreement, Purchaser shall pay to Dealer a non-refundable deposit in the amount set forth on the first page of this Sales Agreement. If Dealer fails to deliver the motor vehicle(s) as contemplated herein, Purchaser's sole remedy against Dealer shall be a return of the deposit as liquidated damages in full settlement of any and all claims relating to this Sales Agreement, and Purchaser hereby waives any claims to the contrary. If Purchaser fails to pay the balance of the Selling Price, fails to take delivery of the motor vehicle for any reason or otherwise breaches its obligations under this Sales Agreement, Dealer shall be entitled to retain the entire deposit as liquidated damages in full settlement of any and all related claims. Purchaser and Dealer acknowledge that their actual damages arising out of any breach of this Sales Agreement would be difficult or impossible to calculate with specificity and that the foregoing treatment of the deposit constitutes mutually bargained liquidated damages and not a penalty.
- 4. <u>Commercially Reasonable Efforts</u>. Dealer shall use all commercially reasonable efforts to make prompt delivery of the motor vehicle(s) contemplated hereby. However, Purchaser acknowledges and agrees that time is not of the essence with respect to the transactions contemplated in this Sales Agreement.
- 5. <u>Warranties.</u> DEALER MAKES NO REPRESENTATIONS OR WARRANTIES OTHER THAN THE MANUFACTURER'S WARRANTY ON NEW MOTOR VEHICLES. ALL USED MOTOR VEHICLES ARE **SOLD BY PURCHASER "AS IS, WITHOUT WARRANTY," EITHER EXPRESS OR IMPLIED. DEALER**SPECIFICALLY DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE OF THE MOTOR VEHICLE(S)

 SOLD UNDER THIS SALES AGREEMENT, ALL OF WHICH PURCHASER HEREBY WAIVES TO THE FULLEST EXTENT PERMITTED BY LAW. Purchaser acknowledges that no person is authorized to make any representations or warranties to the contrary, whether oral or written. ______ (Initials of Purchaser)
- 6. <u>Limitation of Liability; Waiver of Claims</u>. Purchaser shall have the right to fully inspect the motor vehicles sold under this Sales Agreement at the time of delivery. Dealer shall not be liable for, and Purchaser's acceptance of such motor vehicle constitutes Purchaser's waiver of, any and all claims, causes of action, losses and damages arising out of Dealer's sale of the motor vehicle to Purchaser, including without limitation any and all actual, incidental or consequential damages arising out of: a) loss, damage or delays for any reason; b) failure to supply any property ordered hereunder; c) loss of use, loss of time, lost profits or income; d) changes in design, materials or specifications; e) modifications to the motor vehicle performed by others; and f) defects in design, materials or workmanship, in each case with respect to the motor vehicles purchased by Purchaser pursuant to this Sales Agreement.

Purchaser shall indemnify, defend and hold Dealer and its affiliated companies and their officers, agents, and employees harmless from and against all loss, liability and expense, including reasonable attorneys' fees, by reason of bodily injury including death, and property damage, sustained by any persons including but not limited to the officers, agents and employees of Purchaser, as a result of the maintenance, use, operation, servicing, transportation, defect in or failure of such motor vehicles, whether such bodily injury, death or property damage is due or claimed to be due in whole or in part, to any neglect, default, defect, fault, failure, act or omission, by or on behalf of Dealer, its officers, agents and employees or any other person, including but not limited to any claims of strict liability in tort, breach of warranty, and/or negligence. Purchaser acknowledges that this waiver constitutes a material inducement for Dealer to consummate the transactions contemplated in this Sales Agreement and is subject to no exceptions.

- 7. <u>Modifications by Others</u>. Purchaser acknowledges that any requested modifications to the motor vehicles subject to this Sales Agreement to be performed by others are Purchaser's sole responsibility, and Purchaser shall pay Dealer for the cost of such modifications, regardless of whether Purchaser takes delivery of the vehicle. Dealer is not liable for any defects in design, materials or workmanship, or any errors or omissions by such third parties.
- 8. <u>Trade-in Allowance</u>. The trade-in allowance set forth on page one of this Sales Agreement is based upon an appraisal by Dealer of the trade-in described herein in its present mechanical condition and with the equipment and attachments described on Dealer's appraisal sheet. Such trade-in shall be subject to reappraisal at the time of delivery of the motor vehicle to be sold hereunder. Purchaser shall be liable for any differences in the trade-in allowance due to changes in mechanical condition, equipment or attachments.

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Consultes the complete and exclusive statement of the terms of the agreement between 1 dichaser and bears concerning the subject matter hereof and supersedes all prior agreements, understandings, negotiations and discussions of the parties, whether written or oral. No modification, course of conduct, amendment, supplement to or waiver of this Sales Agreement shall be binding unless made in writing and signed by both Purchaser and Dealer.

- 10. <u>Assignment</u>. This Sales Agreement may not be assigned by Purchaser without Dealer's prior written consent, and any attempted assignment by Purchaser shall be null and void. Subject to the foregoing, this Sales Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, successors, permitted assigns and legal representatives. There are no third party beneficiaries of this Sales Agreement.
- 11. Governing Law; Consent to Jurisdiction; Waiver of Right to Trial by Jury. This Sales Agreement and the rights and obligations of the parties hereunder shall be governed by, and construed and interpreted in accordance with, the laws of the State of Florida, without giving effect to the conflict of laws principles thereof. Venue for any litigation, legal action or other proceedings arising out of or relating to this Sales Agreement shall lie solely in the courts of the State of Florida located in Dade County, Florida. Purchaser and Dealer (a) agree that such courts shall have exclusive jurisdiction over any matters arising out of or related to this Sales Agreement and (b) hereby waive any and all claims to the effect that any of such courts constitutes an inconvenient forum. The parties hereby irrevocably and unconditionally waive any right they may have to a trial by jury in any suit, action, proceeding, or counterclaim arising out of or relating to this SALES Agreement.
- 12. <u>Miscellaneous</u>. Risk of loss shall pass to the Purchaser upon delivery of the motor vehicle sold under this Sales Agreement. A facsimile of this Sales Agreement shall have the same legal effect as an original hereof. In the event of any litigation arising out of this Sales Agreement, the non-prevailing party shall reimburse the prevailing party for the reasonable attorneys' fees and other expenses incurred by the prevailing party in connection therewith.

By:		
	(Purchaser Signature)	

APPROVED AS TO FORM AND

LEGAL SUFFIENCY:

By: Mslissa Tartaglia
County Attorney's Office