794620 196930 VEHICLE BUYER'S ORDER

MCCURLEY INTEGRITY DEALERSHI

P 0 BOX 2698 PASCO, WA 99301



(509) 547-5555 www.mccudey.net

McCurley
Integrity Auto Dealerships

Mailing P.O. Box 2698 Tri-cities, WA 99302

Shipping: 1325 N. Autoplex Way Pasco, WA 99301

02 JUN 2014

d DATE_

втоскио. FCHE789		r	The state of the s	301-9554
FCHE789	YEAR NEW	USED COLOR	MAKE	NUMBER
	2014 XX-	WHITE	0,12,11055	G3EF153563 —
le Brands/Comments ((if applicable):Ri	EBUILTJUNK	SALVAGE/REBUILTDESTROYEDOTI-	ER
CENSE NO. WA:	TAB:	EXP:		enėvis aksis
DOMETER READING			1. BASE PRICE OF VEHICLE	50330.85
owner of a vehicle may at the vehicle emission	260 y be required to spend up to \$15 standards under chapter 70120 , the dealer is not warranting tha	50 for repairs if the vehicle does not 0 RCW. Unless expressly warranted It this vehicle will pass any emission	 	
an "on/off switch: I the airbag(s) have	D) R REGARDING THE AIRBAG thas been installed on the airb been deactivated USED VEHICLETTE	ag(s)		
	MAKE	MODEL	3. BASE PRICE OF VEHICLE AND OPTIONS (1 PLUS 2)	50330.8!
EAR		WOUEL	4. ESTIMATED Vehicle Excise Tax, License, Title, and	# 15 1 am 5
ILEAGE ALANCE OWED TO	VIN #		Registration Fees, Bank Title Lien Release Fee \$ N/ (including \$3 Arbitration Fee on New Care)	he eller a comment
ENHOLDER'S ADDRESS			(\$2.50 Dealer Administration Fee)	160.00
	SECOND VEHICLET	PADE IN	5. DOWN PAYMENT (A) CASH (Not receipt for cash received.) (B) REBATE (F. C.	
			5500.0	0 5500.00
EAR	MAKE VIN #	MODEL	6. ESTIMATED Net Trade-in Allowance	N//
LEAGE OWED TO	AllA #		7. TOTAL CREDITS (6 + 6)	5500.00
NHOLDER'S ADDRESS	**:		SALES TAX (Calculated on the difference between Cash Price of Vehicle and Options (Line 3 above) and Gross Trade in Allowance.	4328.4
		F	o poculification or phocos FEE	1
Gross trade-in aflowan	ce for (A)	\$	10. SERVICE CONTRACT	le fee 50.00
Less estimated be	lance owed on (A)	N/A		N/
Gross trade-in allowar		S N/A	11. MAINTENANCE CONTRACT	N/
		Total N7 N	12. SALES TAX (For Service Contract and/or Maintenance Contract) N/
	stance owed on (B)	N/A	13. INSURANCE (Life, Disability, etc.)	N/
ESTIMATED NET ALL	LOWANCE ON TRADE-IN(S):	(carry over to fine 6)	14. OTHER	N/
PURCHASER acknow	viedges that the payoff and/or t	ien balance on the trade-in vehicle		N/
as described above is o from the Henholder as	only an estimated figure, subje to the exact dollar amount, in	ect to verification and confirmation the event the payoff/tien balance		N/
exceeds the above-stated amount, such additional amount shall, at it Dealer, be added to the total cash price of the vehicle and shall be pa		amount shall, at the option of the	15 TOTAL CASH PRICE DEVENICE	E4000 2
on request or added to	the amount being financed.			54869.3
X		<u> </u>	16. UNPAID BALANCE OF CASH PRICE DUE ON DELIVERY (15 -	- 12000210
SIGNATURE (DO NO	OT ENITTAL)		17. UNPAID BALANCE - AMOUNT FINANCED (15 - 7)	49369.3
	AL 18 A DETAIL IMPTALLED	ENT CONTRACT OR NOTE ANI	D SECURITY AGREEMENT IS SIGNED IN CONJUNCTION WITH THE EXECUTION, PROVIDED HOWEVER, THAT THE DEALER WILL HE	PURCHASER'S ORDI
COLLECTIVELY, THE URCHASER'S CREDIT UBSEQUENTLY NOTING ARBITRATION CLAUS	"AGREEMENT"), THE AGRITWORTHINESS AND IF THE FIES PURCHASER OF SUCKEE THIS ARBITRATION CL	DEALER DOES NOT HEREAFT I DISAPPROVAL, THIS AGREEM	TER APPROVE FINANCING ON ACCOUNT OF THE PURCHASER'S C RENT IS VOID EXCEPT AS PROVIDED IN PARAGRAPH 6 ON THE REV B RIGHTS IN ANY DISPUTE WITH US, PLEASE READ THE ARBITRATIC	REDITWORTHINESS AF ERSE SIDE HEREOF.
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CILECTIVELY, THE TRICHASERS CREDTI JBSEQUENTLY NOTILI ARBITRATION CLAUS BEFORE SIGNING TH YOU OR WE SHALL I IF A DISPUTE IS AI HAVE AGAINST US DISCOVERY AND R COURT MAY NOT B MORE LIMITED TH/ MORE LIMITED TH/ Lauses, and the arbitral turnsactions shall, at y undividual basis and no days following demance that provided the properties of the	"AGREEMENT"), THE AGR ITMORTHINESS AND IF THE FIES PURCHASER OF SUCH SE THIS ARBITRATION CL. IIS AGREEMENT. SUBJECT TO THE TERMS RBITRATED, YOU WILL GIVE INCLUDING ANY RIGHT TO INCLUDING ANY RIGHT TO INCLUDING ANY RIGHT TO OUT OF OUT OF THE PATIES AND IN A RBITRATION AN IN A LAWSUIT. THE PATIES AND/OT THEIR CASIS OUT OF OUT election, be resolve of as a class action. You expres of therefore, then the arbitrator's the parties and/or their designed the reformance of the property of the right of the arbitrator's including Party the arbitrator's including Party the arbitrator's including Party the arbitrator's including Party the arbitrator's off or a subject of the costs of administration or or ordor award shall be final and final to self-like be remedies, si	EDEALER DOES NOT HEREAT- I DISAPPROVAL, THIS AGREEN. AUSE GREATLY AFFECTS YOUF HEREOF, HAVE ANY DISPUTE I E UP YOUR RIGHT TO PARTICIF CLASS ARBITRATION OR ANY TRATION ARE GENERALLY MO DN. THE INFORMATION THAT YO nees (here nafter referred to as to netween you and us or our emplor dby neutral, briding arbitration is saly waive any right you may have reall be appointed by Judical Au Lai, not affitiated or related to eith a and costs, unless one Party Is in fees and costs, and award the pr case management, provided how binding on all parties, and may b chis as recossession. You and we	IER APPROVE FINANCING ON ACCOUNT OF THE PURCHASER'S C RENT IS VOID EXCEPT AS PROVIDED IN PARAGRAPH 6 ON THE REV RIGHTS IN ANY DISPUTE WITH US, PLEASE READ THE ARBITRATIC BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT OR B YATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY. CONSOLIDATION OF INDIVIDUAL ARBITRATIONS. RE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AI JU AND WE MAY OBTAIN IN DISCOVERY FROM EACH OTHER IN ARBIT the Parties), whether in contract, tort or otherwise — including the interp yoes, agents, successors or assigns, which arise out of or relate to this A recordance with the laws of the State of Washington, Any claim or disput to arbitrate a class action. If the Parties are not able to agree upon a single to arbitrate or additions Services (JAMS). The Parties recognize, acknow er, and that any dispute between the Parties will not be heard and decide used the prevaling Party by the arbitrator, in which case the arbitrator, sull ever that we may recoup that advancament subject to the arbitrator's decise a sued upon or enforced in any count of competent juriseficition.	REDITWORTHINESS AT ERSE SIDE HEREOR. IN CLAUSE CAREFULLY Y A JURY TRIAL. CLASS CLAIM YOU MAY NO WE WOULD HAVE!! TRATION IS GENERALLY etailon and scope of this greatened or any resulting a is to be abitutated on a e arbitrator within ten (10) ledge and agree that the 1 by a judge or jury. sequent to the arbitration not obligated to, advanc- ion on fees and costs. The secout for disputes within secount for disputes second
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ED'S DISPOSAL, INC.

P. O. Box 3850 Pasco, WA 99302-3850

ACCOUNT NO.

VENDOR MCCURL MCCURLEY INTEGRITY

CHECK NO. 008905

CHECK DATE 5/20/14

VOUCHER INVOICE NUMBER

INV.DATE REFERENCE

6/02/14 VIN 1GB3CZG3EF153563

INVOICE AMOUNT

49,369.30

AMOUNT PAID

49,369.30

DISCOUNT TAKEN

NET AMOUNT 49,369.30

CHECK-TOTAL

49,369.30

ED'S DISPOSAL, INC.P. 0. 80x 3850 Pasco, WA 99302-3850

TIISUDO

THIS DOCUMENT CONTAINS HEAT SENSITIVE INK TOUCH OR PRESS HERE HEQ IMAGE DISAPPEARS WITH HEAT

GRIGINAL DOCUMENT PRINTED ON CHEMICAL REACTIVE PAPER/WITH MICHOPPINTED ROADER.

COMMUNITY FIRST BANK 6401 W. CLEARWATER AVE. KENNEWICK, WA 99336

DATE

5/20/14

CHECK NO.

8905

98-846/1251

008905

CHECK AMOUNT

PAY

\$****49,369.30

TO THE

MCCURLEY INTEGRITY

ORDER OF DEALERSHIP PO BOX 2698

PASCO, WA 99301

E A A

"OOB905" #125108463# 016015964"

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