

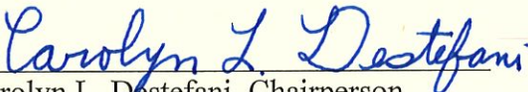
SUGARCREEK TOWNSHIP
RESOLUTION NO. 2019.04.01.01

IN RE: Authorizing the Township Administrator to Enter into Agreements for the
Purchase of Road Department Truck

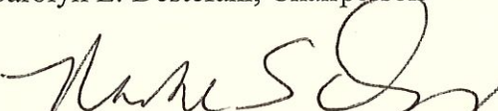
WHEREAS, a well equipped fleet of vehicles is necessary for the preservation of roads and safe travel within Sugarcreek Township; and

WHEREAS, Lebanon Ford has 2019 Ford F250 trucks at State Bid pricing in stock that meet the needs and specifications desired to provide adequate service for the department.

NOW, THEREFORE BE IT RESOLVED, that this Board of Trustees of Sugarcreek Township, Ohio, does hereby authorize the Township Administrator to enter into Agreements for the financing and purchase of a 2019 Ford F250 from Lebanon Ford, not to exceed a \$44,601.00.



Carolyn L. Destefani, Chairperson



Nadine S. Daugherty, Vice-Chairperson



Michael E. Pittman, Trustee



Theodore L. Hodson, Fiscal Officer

Lebanon Ford

VEHICLE PURCHASE CONTRACT AND/OR DEPOSIT RECEIPT

Phone _____

Deal No. _____

Cust. No. CV3012328

770 Columbus Ave Lebanon OH 45036

Date 3/20/2019

Salesperson Richard Supe

Order # _____

The undersigned (Purchaser) hereby agrees, under the terms and conditions set forth below, to purchase from Lebanon Ford

(Seller) the following:

PURCHASER

Name Sugarcreek Township Trus

Address 2090 FERRY RD

City Bellbrook State OH

County _____ Zip Code 45305-8905

Home Phone _____ Bus. Phone _____

Cell Phone (1) _____ Cell Phone (2) _____

Email _____

VEHICLE

NEW DEMO RENTAL UNIT USED

Yr. 2019 Make Ford Stock No. KED35925

Model SUPER DUTY F-250 SRW Body Type 4D Crew Cab

Color Oxford White Top _____ Trim CREW CAB XL

V.I.N. 1FT7W2BT7KED35925

Line-x	\$549.00
GPC discount	\$9100.00

TRADE-IN (1)		PURCHASE	
Yr	Make	Selling Price	53152.00
Model		Protection Package	
Vin #		Added Equip.	549.00
Mileage		Doc Fee	0
Stock #		Ext Serv Agrmt	
TRADE-IN (2)			
Yr	Make		
Model			
Vin #		SUB TOTAL	53701.00
Mileage		Sales Tax	0
Stock #		New License <input type="checkbox"/>	0
Combined Allowance	0.00	Trans Title <input type="checkbox"/>	
Deposit		Title <input type="checkbox"/>	0
Cash Due	0		
Rebate	9100.00	TOTAL PRICE CASH	53701.00
TOTAL CREDITS	9100.00		(9100.00)

TERMS AND CONDITIONS

- The odometer of the purchased vehicle currently reads 4 miles and is accurate to the best of Seller's knowledge.
- This written Vehicle Purchase Contract constitutes the final expression of our agreement. Any and all representations, promises, warranties or statements by Seller's agents or employees that differ in any way from this written agreement shall be null and void. This contract is not binding upon Seller until accepted by Seller in writing.
- In the event Purchaser breaches this contract by failure to take delivery of the purchased vehicle, it is agreed that in lieu of proving damages the Seller's liquidated damages shall be twenty percent (20%) of the Total Cash Price. The Seller shall have the right to apply any down payment, deposit, or trade-in vehicle against such damages.
- Purchaser warrants to Seller that Purchaser's trade-in vehicle does not have a "salvage", "flood", "lemon law buyback" or other type of branded title. Purchaser further warrants that the emission system on the trade-in vehicle is in proper operating condition and has not been modified in any manner. Seller reserves the right to reappraise or reduce the trade-in allowance if the trade-in value or condition has diminished between the time this contract was executed and Purchaser delivered the trade-in to Seller.
- Seller acknowledges receipt of the above deposit and will hold this or a similar vehicle until _____ Deposit is refundable only upon purchase of this or another vehicle from Seller.
- None of the above Terms and Conditions shall be construed to limit Seller's legal remedies against Purchaser. This contract shall be construed under Ohio law.

NEGATIVE EQUITY TRANSFER AGREEMENT

I/WE ACKNOWLEDGE THE BALANCE OWED ON THE TRADE-IN VEHICLE EXCEEDS ITS ACTUAL CASH VALUE. I/WE AGREE TO TRANSFER \$ 0 OF THE TRADE-IN PAYOFF TO THE BALANCE DUE ON THE PURCHASED VEHICLE.

_____ Purchaser(s)

WARRANTY INFORMATION

THE ONLY WARRANTY ON THE VEHICLE IS THAT WHICH IS SUPPLIED BY THE VEHICLE MANUFACTURER, UNLESS THE SELLER, Lebanon Ford FURNISHES BUYER WITH A SEPARATE WRITTEN WARRANTY, MADE BY SELLER ON ITS OWN BEHALF. IN ALL CASES EXCEPT SELLER'S SEPARATE WRITTEN WARRANTY, SELLER HEREBY EXPRESSLY DISCLAIMS ANY AND ALL WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THE PURCHASER, BY EXECUTION OF THIS CONTRACT, ACKNOWLEDGES THAT HE/SHE HAS READ THE CONTRACT AND AGREES TO ALL ITS TERMS AND CONDITIONS.

If the vehicle purchased is a "used vehicle" as defined in The Federal Trade Commission Used Motor Vehicle Trade Regulation Rule, THE INFORMATION YOU SEE ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.

_____ Purchaser(s)

TRADE-IN BALANCE OWED TO	TRADE-IN PAYOFF	0.00
<input type="checkbox"/> SPOT DELIVERY Purchaser agrees that a Motor Vehicle Contingent Delivery Agreement and Modification to Purchaser's Installment and/or Security Agreement is part of this Vehicle Purchase Contract.		
BALANCE DUE		44601.00

- FOR OFFICE USE ONLY -

ACV _____	UNPAID BALANCE OF CASH PRICE DUE FROM
C. _____	
D.F.M. _____	

<p>_____ DUE BILL is part of this contract</p> <p>_____ HOLD CHECK purchaser agreement is part of this contract</p>	<p>ACCEPTED</p> <p>Lebanon Ford</p> <p>by _____</p>
---	--

