

Council Meeting of  
May 22, 2007

Honorable Mayor and Members  
of the City Council  
City Hall  
Torrance, California

**Members of the Council:**

**SUBJECT: General Services – Approve First Amendment to Five-year  
Municipal Lease Agreement; CNG-powered Refuse Collection  
Truck.**

**Expenditure: Not applicable.**

**RECOMMENDATION**

The General Services Director recommends that the City Council approve and execute:

- a) First Amendment to State and Municipal Master Lease Agreement for one (1) 2007 *Peterbilt* 320 Cab and Chassis with attached *Heil* Durapack 33-Cubic Yard Automated Side Loader truck body.
- b) "Exhibit A-1" of the subject lease agreement which replaces "Exhibit A".
- c) Revised "Retail Sales Order" with Rush Peterbilt Truck Center of Pico Rivera, California.

**Funding**

These document revisions *do not* affect the financial terms associated with the subject lease as previously agreed upon between PACCAR Financial and the City of Torrance.

**BACKGROUND/ANALYSIS**

On April 3, 2007 the City Council approved a five-year municipal lease agreement with PACCAR Financial Corporation for the lease of one (1) Peterbilt/Heil CNG-powered Refuse Collection Truck. This lease, along with all related attachments and exhibits was signed by the Mayor on April 4, 2007.

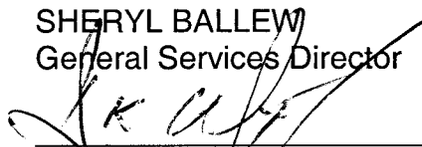
For reasons as stated in the attached April 19<sup>th</sup> email from Mr. Dean Porter of PACCAR Financial, certain internal sales tax payment procedures at PACCAR Financial have necessitated revisions to "Exhibit A" of the subject lease, as well as the related Sales Order generated by Rush Truck Center, a subsidiary of PACCAR Financial. Accordingly, "Exhibit A" is now replaced by "Exhibit A-1" with the resulting changes also reflected in the revised Sales Order.

As stated in Mr. Porter's email, these revisions have no effect on any of the lease terms (including the financial terms) that the City has previously agreed to in the subject lease.

The City Attorney's Office has reviewed the revised documents and has no objections to the revisions.

Respectfully submitted,

SHERYL BALLEW  
General Services Director

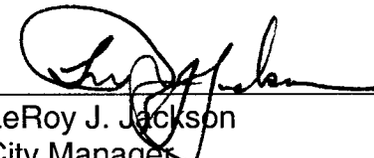


By David K. Winnett, Jr.  
Fleet Services Manager

CONCUR:



Sheryl Ballew  
General Services Director



LeRoy J. Jackson  
City Manager

ATTACHMENTS:

- A. April 19<sup>th</sup> email; Mr. Dean Porter, Dist. Sales Manager, PACCAR Financial Corp.
- B. First Amendment to State and Local Municipal Lease/Purchase Agreement
- C. "Exhibit A-1"
- D. Revised "Retail Sales Order"

**Attachment A****Winnett, Dave**

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**From:** Dean Porter [Dean.Porter@PACCAR.com]  
**Sent:** Thursday, April 19, 2007 1:48 PM  
**To:** Winnett, Dave; LeDonne, Lisa  
**Subject:** Exhibit A

As I explained to Lisa yesterday, the "Exhibit A" page might need to be resigned. An issue regarding the timing of when Paccar Financial pays the sales tax (monthly or up front) will likely require a new, revised Exhibit A to be prepared and signed. I apologize for this confusion and any inconvenience this will cause.

**The monthly payments amount, including the advance payment not change. It will stay the same as stated on the signed Exhibit A you have already returned to us. As such this revised form will not result in any change in cost to the city or change any terms in the proposal.** The changes are only to match the documentation to our accounting system capabilities. The new "capital cost of equipment" number will reflect that we have paid the entire sales tax due rather than collecting it and paying it monthly.

The payment amount and all other terms remain exactly the same.

As soon as the revised Exhibit A is prepared, I will forward it to you. If you have any questions or concerns now or after you get the document, please let me know. Again I apologize for this inconvenience. The dealer has been paid for the unit so this will not effect delivery of the unit or cause any delay.

Dean Porter  
District Sales Manager  
Paccar Financial  
Office: (714) 692-8833  
Cell: (714) 686-4372

5/14/2007



**FIRST AMENDMENT TO STATE AND MUNICIPAL  
MASTER LEASE/PURCHASE AGREEMENT**

This Amendment to Agreement is made and entered into as of \_\_\_\_\_ by and between the CITY OF TORRANCE, a municipal corporation ("Lessee") and PACCAR Financial Corp, a Washington Corporation ("Lessor").

**RECITALS:**

- A. Lessor and Lessee entered into a State and Municipal Master Lease/Purchase Agreement, whereby Lessee agreed to lease a 2007 Peterbilt 320 with attached Heil Durapack 33 Cubic Yard Automated Side Loader Refuse Body from Lessor.
- B. Lessee is satisfied with the level of service provided by Lessor.
- C. In order for the contract to accurately reflect the capital cost of the equipment Lessor and Lessee wish to amend the State and Municipal Master Lease/Purchase Agreement to replace the original Exhibit A with Exhibit A-1.

**AGREEMENT:**

- 1. Any and all references in the original State and Municipal Master Lease/Purchase Agreement dated April 3, 2007 to "Exhibit A" are deleted in their entirety and replaced to read "Exhibit A-1" a true and correct copy of which is attached hereto.
- 2. In all other respects, the State and Municipal Master Lease/Purchase Agreement dated April 3, 2007, between Lessor and Lessee is ratified and reaffirmed and is in full force and effect.

CITY OF TORRANCE,  
a Municipal corporation

PACCAR CORPORATION  
a Washington Corporation

\_\_\_\_\_  
Frank Scott, Mayor

By: \_\_\_\_\_  
Bradley R. Johnson,  
Area Operations Manager

ATTEST:

\_\_\_\_\_  
Sue Herbers, City Clerk

APPROVED AS TO FORM:

JOHN L. FELLOWS III  
City Attorney

By: \_\_\_\_\_



PACCAR FINANCIAL

**EXHIBIT A-1 to  
STATE AND MUNICIPAL MASTER LEASE/PURCHASE AGREEMENT**

Date of Exhibit A-1 - April 3, 2007

**DESCRIPTION OF EQUIPMENT**

Quantity	Description of Leased Equipment (Make, Kind, Model No., Serial No., Any Other Pertinent Identification)
1	2007 Peterbilt 320 1NPZLZ0X57D717148 with attached Heil Durapack 33 Cubic Yard Automated Side Loader Refuse Body s/n 7S7302393 attached.

**LOCATION OF EQUIPMENT**

ADDRESS:20500 Madrona Avenue COUNTY:Los Angeles CITY:Torrance STATE & ZIP: California 90503

**RENTAL PAYMENT AND AMORTIZATION SCHEDULES**

LEASE TERM	RENTAL PERIODS	1st PAYMENT DATE	ADVANCE RENTAL PAYMENT	CAPITAL COST OF EQUIPMENT
4.5 Years	Semi-Annual	April 3, 2007	First Rental of <u>\$32,724.22</u> (includes \$2,150.94 CA sales tax), shall be delivered to Lessor at time of signing this Lease.	\$285,608.40

Rental Payment Number	Rental Payment (without sales tax)	Plus California Sales Tax @8.25%	Amount Credited to Interest	Amount Credited to Capital Cost	Early Purchase Option Price
0					\$285,608.40
1	\$30,573.28	\$2,150.94	\$0.00	\$32,724.22	\$252,884.18
2	\$30,573.28	\$2,150.94	\$8,023.17	\$24,701.05	\$228,183.13
3	\$30,573.28	\$2,150.94	\$7,239.49	\$25,484.73	\$202,698.40
4	\$30,573.28	\$2,150.94	\$6,430.94	\$26,293.28	\$176,405.12
5	\$30,573.28	\$2,150.94	\$5,566.16	\$27,158.06	\$149,247.06
6	\$30,573.28	\$2,150.94	\$4,735.11	\$27,989.11	\$121,257.95
7	\$30,573.28	\$2,150.94	\$3,826.09	\$28,898.13	\$92,359.82
8	\$30,573.28	\$2,150.94	\$2,930.27	\$29,793.95	\$62,565.87
9	\$30,573.28	\$2,150.94	\$1,974.16	\$30,750.06	\$31,815.81
10	\$30,573.28	\$2,150.94	\$1,009.41	\$31,714.81	\$101.00

**CERTIFICATION**

Lessee hereby certifies that the description of the property set forth above constitutes an accurate account of the Equipment as referred to in the Lease.

Lessee:

By: \_\_\_\_\_  
(Authorized Signature)

\_\_\_\_\_  
(Printed Name and Title)





**Rush Truck Center, Pico Rivera**  
 8830 E Slauson Ave.  
 Pico Rivera, CA 90660  
 562-949-5451

**Retail Sales Order**

<b>SALES ORDER</b>		Date <u>04/19/2007</u>	
Please enter my order for the following: <input checked="" type="checkbox"/> New <input type="checkbox"/> F.E.T. Applicable <input type="checkbox"/> Used <input checked="" type="checkbox"/> F.E.T. Exempt		City of Torrance Customer's Name 20500 Madrona Avenue      Torrance      Ca      90503	
Make <u>Peterbilt</u>	Series <u>320</u>	Street	City      State      Zip
Year <u>2007</u>	Body Type <u>AUTOMATED SIDE LOADER</u>		<u>310-781-6980</u> <u>310-781-6981</u>
Color <u>N2031EA TURQUOISE</u>	Trim <u>CAB AND BODY PAINTED WHITE</u>	SS# or Fed Id#	Business Phone      Fax
Serial # <u>1NPZLZX57D717148</u>		Purchaser's Name	
Stock # <u>P717148</u>		Street	City      State      Zip
To be delivered on or about <u>4/19/2007</u>		SS# or Fed Id#	Business Phone      Fax
		<u>Voss, Kevin</u>	
<u>2007 HEIL DURAPACK 33 CUBIC YARD</u>		By Salesman	
<u>SERIAL # 7S7302393</u>		Truck Will be Titled in _____ County.	
		<b>LIENHOLDER INFORMATION</b>	
		Date of Lien	
		Lien Holder <u>Paccar Financial Corp</u>	
		<u>10604 NE 38th Place, Suite 215</u>	
		<u>Kirkland, WA 98033</u>	
		<u>800-333-4998</u>	
Sales Price	260,675.00	Draft Through	
Factory Paid F.E.T.	0.00		
F.E.T. Tire Credit	0.00		
Total Factory Paid F.E.T.	0.00		
Optional Factory Extended Warranties	3,350.00		
Sub-Total	264,025.00		
Dealer Paid F.E.T. *	0.00		
Local Taxes	21,509.40		
License, Transfer, Title, Registration Fee	0.00	Total Used Vehicle Allowance *	
Vehicle Inventory Tax	0.00	0.00	
Tire Recycling Fee	29.00	Less Total Balance Owed	
Documentary Fee	45.00	0.00	
Total Cash Delivered Price	285,608.40	Total Net Allowance on Used Vehicle(s)	
Total Down Payment	0.00	0.00	
Contract in Transit	285,608.40	Deposit or Credit Balance	
		0.00	
		Cash with Order	
		0.00	
		*See Trade-in details on page 4	
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 PERFORMING SERVICES RELATING TO THE CLOSING OF A SALE.		Customer, by the execution of this Order, offers to purchase the motor vehicle described above upon the terms and conditions contained herein. Customer acknowledges that Customer has read the terms and conditions of this Order and has received a true copy of this Order.	
*SUBJECT TO ADJUSTMENT - FINAL F.E.T. MAY VARY. ANY F.E.T. VARIANCE RESPONSIBILITY OF DEALER		This Order consists of this Page, as well as Pages 2 through 3, which are initialed for identification, and only those other documents, which are specifically identified and referenced in this Order.	
NOTICE: THE FOLLOWING ARE IMPORTANT PROVISIONS OF THIS ORDER THIS ORDER CANCELS AND SUPERCEDES ANY PRIOR AGREEMENTS AND, AS OF THE DATE HEREOF, COMPRISES THE COMPLETE AND EXCLUSIVNE STATEMENT OF THE TERMS OF THE AGREEMENT BETWEEN THE PARTIES.		Customer's Signature _____ Date _____	
IF ANY REPRESENTATIONS, SPECIFICATIONS OR OTHER AGREEMENTS ARE RELIED UPON BY CUSTOMER, THEY MUST BE IN WRITING AND SPECIFICALLY IDENTIFIED AND REFERENCED IN THIS ORDER; OTHERWISE, THEY WILL NOT BE BINDING ON OR ENFORCEABLE AGAINST SELLER.		OFFER RECEIVED BY: _____ Date _____ SALES REPRESENTATIVE	
THERE ARE NO UNWRITTEN ORAL AGREEMENTS BETWEEN THE PARTIES.		OFFER ACCEPTED BY: _____ Date _____ AUTHORIZED REPRESENTATIVE	



**Rush Truck Center, Pico Rivera**  
 8830 E Slauson Ave.  
 Pico Rivera, CA 90660  
 562-949-5451

## Retail Sales Order

### ADDITIONAL TERMS AND CONDITIONS

—  **DISCLAIMER OF CONSEQUENTIAL DAMAGES:** In the event of any civil action by Purchaser against Dealer or Manufacturer, Customer shall not be entitled to recover any consequential damages as defined in the Uniform Commercial Code, as enacted in the state where Dealer is located, including but not limited to, loss of profits and down time.

—  **WARNING:** Air Leaf with tracking rod suspension, which has a ride height approximately 2.4 inches higher than that of the low air leaf suspension is generally not suitable for high cube/low frame height applications. Customer should verify its height requirements and specify the low air leaf suspension when a lower frame height is required.

—  **ANY WARRANTIES ON THE PRODUCT(S) SOLD HEREBY ARE THOSE MADE BY MANUFACTURER. ANY PRINTED MANUFACTURER'S WARRANTY DELIVERED TO CUSTOMER WITH SAID PRODUCT(S) IS A CONTRACT SOLELY BETWEEN MANUFACTURER AND CUSTOMER AND IS NOT A PART OF THE SALE OR BARGAIN BETWEEN CUSTOMER AND DEALER. EXCEPT FOR ANY SUCH WARRANTY MADE BY MANUFACTURER, SAID PRODUCT(S) ARE SOLD ON AN "AS IS, WHERE IS" BASIS, IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, EACH OF WHICH ARE EXPRESSLY DISCLAIMED.**

—  If initialed, Customer has requested Dealer to have certain modifications performed on the Product, prior to its delivery to Customer using a third party contractor to perform such modifications. Dealer has agreed to do so, and has included the cost of such modifications in its sales price for the Product, conditioned upon the express understanding and agreement of Customer that such modifications shall be subject to the terms and conditions of the Modifications Rider, which is attached hereto and incorporated herein for all purposes.

—  **PLACEMENT OF ANY CUSTOMER'S DEPOSIT INTO DEALER'S ACCOUNT SHALL NOT MEAN THAT DEALER HAS ACCEPTED THIS ORDER. THIS ORDER SHALL NOT BECOME BINDING UPON DEALER, UNTIL ACCEPTED BY DEALER'S AUTHORIZED REPRESENTATIVE. A LIST OF AUTHORIZED REPRESENTATIVES MAY BE OBTAINED, BY REQUEST SENT TO THE ADDRESS LISTED HEREIN.**

1. **Parties to Order; Definitions.** As used in this Order, the terms: (a) "Dealer" shall mean the authorized Dealer to whom this Order is addressed and who shall become a party hereto only by its acceptance hereof; (b) "Customer" shall mean the party executing this Order as such on the face hereof; (c) "Manufacturer" shall mean the Corporation that manufactured the Product, it being understood by Customer and Dealer that Dealer is in no respect the agent of Manufacturer, that Dealer and Customer are the sole parties to this Order and that reference to Manufacturer herein is for the purpose of explaining generally certain contractual relationships existing between Dealer and Manufacturer with respect to the Product; (d) "Product" or "Products" shall mean the new and/or used vehicle or vehicles or other products, which are being purchased by Customer, as set forth in this Order.

2. **Changes by Manufacturer; Effect on Order.** Manufacturer has reserved the right to change the price to Dealer of new motor vehicles without notice. In the event the price to Dealer of motor vehicles of the series and style ordered hereunder is changed by Manufacturer prior to delivery of the new motor vehicle ordered hereunder to Customer, Dealer reserves the right to change, the cash delivered price of such motor vehicle to Customer accordingly. If such cash delivered price is increased by Dealer; Customer may, if dissatisfied there with, cancel this Order, in which event if a motor vehicle has been traded in as a part of the consideration for such motor vehicle, such used motor vehicle shall be returned to Customer upon payment of a reasonable charge for storage and repairs (if any) or, if such used motor vehicle has been previously sold by Dealer, the amount received therefor, less a selling commission of 15% and any expense incurred in storing, insuring, conditioning or advertising said used motor vehicle for sale, shall be returned to Customer.

3. **Reappraisal of Used Motor Vehicle.** If the used motor vehicle which has been traded in as a part of the consideration for the motor vehicle ordered hereunder is not to be delivered to Dealer until delivery to Customer of such motor vehicle, the used motor vehicle shall be reappraised at that time and such reappraised value shall determine the allowance made for such used motor vehicle. If such reappraised value is lower than the original allowance therefor shown on the front of this Order, Customer may, if dissatisfied therewith, cancel this Order, provided, however, that such right to cancel is exercised prior to the delivery of the motor vehicle ordered hereunder to the Customer and surrender of the used motor vehicle to Dealer.

4. **Delivery of Used Motor Vehicle by Customer; Customer Warranty of Title.** Customer agrees to deliver to Dealer satisfactory evidence of title to any used motor vehicle traded in as a part of the consideration for the motor vehicle ordered hereunder at the time of delivery of such used motor vehicle to Dealer. Customer warrants any such used motor vehicle to be his property and free and clear of all liens and encumbrances except as otherwise noted herein.

5. **Refusal of Acceptance of Motor Vehicle; Rights of Dealer.** Unless this Order shall have been cancelled by Customer under and in accordance with the provisions of paragraph 2 or 3 above, Dealer shall have the right, upon failure or refusal of Customer to accept delivery of any product ordered hereunder and to comply with the terms of this Order, or upon the existence of circumstances, which provide Dealer with a reasonable basis for believing Customer intends to breach its obligations under this Order, to exercise any and/or all of the following remedies: cancel this Order; retain any cash deposit made by Customer; in the event a used motor vehicle has been traded in as a part of the consideration for the product ordered hereunder, sell such used motor vehicle and reimburse itself out of the proceeds of such sale for the expenses specified in Paragraph 2 above and for such other expenses and losses as Dealer may incur or suffer as a result of such failure or refusal by Customer; and, take such other action and pursue such other remedies as are allowed by law.

6. **Changes in Design by Manufacturer.** Manufacturer has reserved the right to change the design of any new motor vehicle, chassis, accessories or parts thereof at any time without notice and without obligation to make the same or any similar change, in any motor vehicle, chassis, accessories or parts thereof previously purchased by or shipped to Dealer or being manufactured or sold in accordance with Dealer's Orders. Correspondingly, in the event of any such change by Manufacturer, Dealer shall have the right, but no obligation to Customer, to make the same or any similar change, in any motor vehicle, chassis, accessories or parts thereof covered by this Order either before or subsequent to delivery thereof to Customer.

7. **Delay or Failure in Delivery; Limitation of Dealer Liability.** Dealer shall not be liable for failure to deliver or delay in delivering any product covered by this Order where such failure or delay is due, in whole or in part, to any cause beyond the reasonable control or is without the gross negligence or intended misconduct of Dealer.

8. **Liability for taxes.** The price for the product specified on the face of this Order includes reimbursement for Federal Excise taxes, but does not include sales taxes or occupational taxes based on sales volume, (Federal, State or Local) unless expressly so stated. Customer assumes and agrees to pay, unless prohibited by law, any such sales or use of occupational taxes imposed on or applicable to the transaction covered by this Order, regardless of which party may have primary tax liability thereof.

Customer Initial



**Rush Truck Center, Pico Rivera**  
 8830 E Stlauson Ave.  
 Pico Rivera, CA 90660  
 562-949-5451

## Retail Sales Order

9. **Execution of Other Documents; Further Action.** Customer, before, at the time of delivery of the product covered by this Order, or thereafter, will execute such other forms of agreement or documents or instruments or corrective filings as may be required by the terms and conditions of payment indicated on the front of this Order and will use all commercially reasonable efforts to do or cause such other things as may be reasonably necessary or desirable to be done to effect the provisions and purposes of this Order.

10. **Request for List of Dealer's Authorized Representatives.** Customer, to request a list of Dealer's Authorized Representatives, should contact: Rush Truck Centers, P.O. Box 34630, San Antonio, TX 78265-4630, Attention: Customer Service. Customer, in making a request, should specify the dealership location, which is the subject of the request. Or visit the Website of Dealer's parent corporation, Rush Enterprises, Inc., at [www.rush-enterprises.com](http://www.rush-enterprises.com).

11. **Execution and Delivery by Facsimile Transmission.** If this Order or any document executed in connection with this Order is delivered by facsimile or similar instantaneous electronic transmission device pursuant to which the signature of or on behalf of such party can be seen (a "fax"), such execution and delivery shall be considered valid, binding and effective for all purposes as an original document. Additionally, the signature of any party on this Order transmitted by way of a facsimile machine shall be considered for all purposes as an original signature. Any such faxed document shall be considered to have the same binding legal effect as an original document. At the request of Dealer, any faxed document shall be re-executed by Customer in an original form.

12. **Fees and Expenses of Actions.** If any legal action (an "Action"), is commenced by Dealer, including an Action for declaratory relief, to enforce or interpret the terms of this Order, or any document or instrument executed in connection with or pursuant to this Order, or involving any controversy or claim between or among the parties to this Order, whether sounding in contract, tort or statute, whether through arbitration, probate, bankruptcy, receivership or other judicial or administrative proceeding, Dealer shall, if Dealer prevails in such Action, be entitled to recover reasonable attorney's fees, paralegal costs, expert witness and consulting expert fees and costs, and other expenses, costs and necessary disbursements incurred by Dealer in the investigation, preparation, pursuit or defense of any claim asserted by any party in such Action (including allocated costs for in-house legal services), in addition to any other relief to which Dealer may be otherwise entitled, at law or hereunder, in the amount determined by the fact-finder(s) or arbitrator(s)

13. **Gender and Number.** Unless otherwise required by context, the genders shall include each other and the singular shall include the plural and the plural the singular.

14. **Headings, Etc.** Headings, table of contents, captions, titles and marginal notations are for convenience only and shall not limit or restrict the interpretation or construction of the passage(s) to which such headings, table of contents, captions, titles and notations may relate.

15. **Governing Law; Jurisdiction and Venue; Performance.** Except to the extent that the laws of the United States may apply or otherwise control this Order, the rights and obligations of the parties hereunder shall be governed by, construed and interpreted in accordance with the laws of the State in which Dealer is located, without regard to conflict of law principals. The County where Dealer's dealership is located shall be the proper place of venue to enforce payment under the performance of this Order.

16. **Waiver.** No waiver of any term of this Order shall be valid unless it is in writing and signed by Dealer's Authorized Representative. The failure of Dealer at any time or times to require performance of any provision hereof shall in no manner affect the right to enforce the same. No waiver by Dealer of any condition contained in this Order, or of the breach of any term, provision, representation, warranty or covenant contained in this Order, in any one or more instances, shall be deemed to be or construed as a further or continuing waiver of any such condition or breach, or as a waiver of any other condition or of the breach of any other term, provision, representation, warranty or covenant.

17. **Customer's Deposit.** Any Customer's Deposit shall only be refunded, at the request of Customer if this Order has not been accepted within three (3) business days. Once accepted, any Customer's Deposit shall not be refunded except due to Dealer's failure to deliver the Product.

18. **Title; Security Interest and Lien.** Title to any Product shall pass to Customer, only when Customer has paid all amounts due from Customer for the purchase of the Product. Notwithstanding the foregoing, should Customer be deemed to have acquired title to the Product by law, at any time when Customer has not paid the entire amount due for the purchase of the Product, or any check delivered by Customer in payment of the purchase price of the Product, is returned to Dealer, unpaid for any reason, Dealer shall have a purchase money security interest in and/or lien against the Product and shall be entitled to take any action and file any documents to perfect its security interest in and/or lien against the Product. In such event, Customer hereby irrevocably appoints Dealer as its agent and attorney in fact, coupled with an interest, to execute any documents or statements in behalf of Customer.

19. **Attachments.** If checked, attached to this Order and made a part hereof are the following:

- Modifications Rider;
- Detailed Truck Specifications;
- \_\_\_\_\_;
- \_\_\_\_\_.

WARNING: Contains Freon (CFC 12) and manufactured with 1,1,1 Trichloroethane (methyl chloroform) substances which harm public health and environment by destroying ozone in the atmosphere.

Customer Initial

