



Company Address 5001 W. Lemon St.
Tampa, FL 33609

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Quote Number 00008292

CUSTOMER INFORMATION

Billing Customer City of Corpus Christi

Billing Contact Lawrence Mikolajczyk

Billing Address Po Box 9277
Corpus Cristi TX 78469

Billing Contact Email lawm@cctexas.com

Billing Contact (361) 826-1972

Phone

Billing Contact Fax (361) 826-4394

Rental Customer City of Corpus Christi

Shipping Contact Lawrence Mikolajczyk

Shipping Address 2525 Hygiea Street
Corpus Cristi TX 78415

Shipping Contact lawm@cctexas.com

Email

Shipping Contact (361) 826-1972

Phone

Shipping Contact (361) 826-4394

Fax

Product Details

Asset Number	Year	Chassis Make	Chassis VIN	Product Family	License Plate	Miles	Hours	Truck Location
5014011	2015	Freightliner		ROLL OFF	B7780V	64,020	3,242	Corpus Christi, TX

Pricing Details

Line Item Description	Quantity	Sales Price	Total Product Price	Transportation Cost	Rental Start Date	Rental End Date
5014011	4.00	\$1,500.00	\$6,000.00	\$0.00	12/18/2017	1/14/2018

RENTAL CONTRACT PRICING SUMMARY

Order Subtotal	\$6,000.00	Total Amount Due	\$6,000.00
Total Security Deposit	\$0.00		
Total Transportation Cost	\$0.00		

NOTES/EXPLANATION OF ADDITIONAL COSTS:

Special Terms Customer to rent unit for (10) rental periods at \$6,000/period as follows:

12/18 - 01/14/18 05/07 - 06/03/18

01/15 - 02/11/18 06/04 - 07/01/18

02/12 - 03/11/18 07/02 - 07/29/18

03/12 - 04/08/18 07/30 - 08/26/18

04/09 - 05/06/18 08/27 - 09/23/18

RENTAL REMINDERS



MASTER RENTAL AGREEMENT: This document supplements the Master Rental Agreement, which the Customer signed and is subject to all provisions therein.

INSURANCE: This Supplemental Rental Agreement utilizes the insurance information provided in the Master Rental Agreement. Customer is required to provide continued proof of insurance at the inception of this Supplemental Rental Agreement and through the duration of the same.

RENTAL RATE: Customer is to use the Vehicle for a maximum of one-shift, which is defined as not more than 50 hours per week. If Customer uses the Vehicle beyond one-shift, Customer agrees that it will pay an additional charge for such use. The additional charge shall be calculated in the following manner: (a) If the Customer uses the Vehicle more than 50 hours per week but less than 80 hours per week, then Customer shall pay an additional charge equal to one-half (½) times the Rental Rate; (b) If the Customer uses the Vehicle 80 or more hours per week, then Customer shall pay an additional charge equal to one (1) times the Rental Rate.

MAINTENANCE: Customer is responsible for all routine maintenance of the truck and body while it is in the care and control of the Customer. Refer to Section 6 of the Master Agreement for detailed responsibility.

DAMAGE: Customer will be back billed for any damage to the rented property which Big Truck Rental determines to be beyond normal wear and tear. In addition, if the damage to a rented vehicle prevents Big Truck Rental from reletting the vehicle resulting in additional downtime and lost rental revenue for Big Truck Rental, then this Supplemental Rental Agreement shall automatically extend and Customer shall be billed for a reasonable period of time with which to make the necessary repairs. The customer is responsible for collection of prepaid security deposit. Uncollected security deposits older than one year, will be forfeited.

TIRES: As a tire is a consumable item, Big Truck Rental documents the condition of the tires on its trucks at the inception of the rental and at the time that the truck is returned. It is the Customer's responsibility to assure that the tires are in substantially the same condition at the end of the rental as when the truck is received by the Customer. Tires worn substantially more at the time they are returned than at the rental inception shall be back billed. In addition, any Non-Steer Tires(s) replaced during the duration of the rental period shall be replaced with a recappable casing. All Steer Tires must be replaced with a virgin tire. No exceptions. If Customer fails to replace the tire(s) as outlined herein, Big Truck Rental shall back bill for the cost of replacing said tire(s). Any casing deemed un-recappable by our tire vendor will be back billed.

FUEL: Short-term rentals are not subject to IFTA, all fuel tax and the reporting thereof is the responsibility of the renter. Any violations or fines of that nature are the responsibility of the Customer.

GOVERNMENT: All trucks rented from Big Truck Rental are owned by Big Truck Rental. Customer shall not cover or remove any truck identification, other than DOT numbers. Big Truck Rental's vehicles are legally licensed on the federal highways of 48 states, however, any state or local permits for state or county road use and waste pick up and/ or disposal are the sole and absolute responsibility of the Customer. Customer agrees Big Truck Rental is not the motor carrier operator and will display customer's DOT number as required by law.

By execution of this Rental Agreement, Customer acknowledges that the Vehicle described herein is rented to and in accordance with the terms, conditions, and provisions of the Master Rental Agreement and Rental Extension Agreement previously signed by the Customer and also those terms found in this Supplemental Rental Agreement. Customer evidences such knowledge by signing below.

Note: See Master Rental Agreement (Section 2) for allowance of hours under Rental Term.
DRIVER'S LICENSE INFORMATION IS MANDATORY FOR RENTAL.

CUSTOMER

CUSTOMER NAME:

PURCHASE ORDER #:

BY:

(Signature)

PRINT NAME:

DATE:

TAX ID #:

STATE:



TITLE: _____

_____ Initial here acknowledging you have read Section 6 on maintenance responsibility in the Master Agreement.

Please sign quote and email to btrsales@bigtruckrental.com or fax to (813) 261-0821.

AUTHORIZED VEHICLE OPERATORS FOR THIS RENTAL VEHICLE

Agent's Name: _____ Agent's Name: _____

Driver's License #: _____ Driver's License #: _____

State: _____ State: _____

Agent's Name: _____ Agent's Name: _____

Driver's License #: _____ Driver's License #: _____

State: _____ State: _____

Big Truck Rental is not liable for leaving a Vehicle to any of Customer's agents that are not listed above.