



MARKET DIRECT FLEET

"The most cost effective fleet acquisition available"

Terms and Conditions

Market Direct Fleet shall never provide any vehicle with a branded title or with known previous fire or flood damage to its clients.

Clients shall be responsible for vehicle insurance no later than the time of physical delivery of a vehicle to the client or a client's representative.

The client agrees that each signed order or purchase order sent to Market Direct Fleet is a contract to purchase any vehicle or vehicles described therein, and agrees that prompt and full payment will be made for each vehicle purchased. Payment in full for each vehicle is due immediately upon client's receipt of a faxed copy of the vehicle(s) bill of sale, and a charge of 1% will be added in ten calendar days from the time of receipt of paperwork for any outstanding balance. An additional 1% will be assessed and paid for each following consecutive 14 days any balance is left outstanding. Payments can be made directly from the client, their bank or their leasing company by way of a direct deposit, wire or check.

Market Direct Fleet does not require exclusivity or purchase volume commitments of its fleet clients. No notice of discontinuance is required to terminate the services of Market Direct Fleet, but if services are discontinued, the client remains obligated for all placed orders.

Market Direct Fleet retains the right to terminate services to any client for any reason.

The terms and conditions of this contract shall remain in force until further notice.

Company name: _____

Signed by: _____ Printed name: _____

Position: _____ Date: _____

Market Direct Fleet: _____
J. Adam Wood, President