

Used | Cash

DMS #

# 2017 Chevrolet Corvette

Stingray Z51

Space Auto ID 93bffd1a-2266-451d



Ⓜ 38925 mi

Purchase Date

09/04/2024

# 120458

Customer

Hunter Hancock

1G1YK2D7XH5120458

Sales Person

Robert Taylor

Auto Expo Houston | Auto Expo Houston

## Purchase Agreement

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### TRADE VEHICLE(S)

Buyer certifies that the trade-in is neither Flood Damaged nor Salvage Title and agrees to repurchase it plus reconditioning costs if undisclosed at trade time.

### DISCLAIMER OF WARRANTIES

The warranties for the products sold are limited to those expressly provided by the manufacturer. This agreement acknowledges that in the event of any failure by the manufacturer to honor such warranties, or if such warranties are found to be inadequate, the seller's liability shall be limited as per applicable laws. This does not waive any consumer rights under applicable state or federal warranty laws.

### DISCLAIMER OF DOCUMENTARY FEE

A documentary fee, if applied, is not a mandatory official charge and is not required by law. It is charged for handling documents related to the sale. This fee, when applicable, will be clearly itemized and consistent for all transactions. The fee is in compliance with state and federal consumer protection laws.

Un cargo documental, si se cobra, no es un cargo oficial obligatorio y no es requerido por ley. Se impone por el procesamiento de documentos relacionados con la venta. Este cargo será explícitamente detallado y no excederá [insertar monto específico o fórmula para su cálculo] según lo acordado por las partes. Esta cláusula se adhiere a las leyes estatales y federales de protección al consumidor.

The inventory tax charge is to reimburse the dealer for ad valorem taxes on its motor vehicle inventory. This charge, paid to the county tax assessor-collector, is not a government-imposed tax on the consumer and is not required to be passed to the consumer by the dealer.

This order, if on credit, is an offer by the purchaser to buy the vehicle described above on the stated terms, authorizing the seller to verify the purchaser's creditworthiness. This does not create a contractual relationship. Full disclosure as required by the Federal Consumer Protection Act will be provided before completing the credit transaction, necessitating the purchaser's signature on an Installment Sale Contract.

As buyer of the above described vehicle, I understand and agree that the seller may make a profit on the sale of the vehicle, any add-on equipment, insurance product, financing, warranty or service contract, repair, or any other product or service sold by.

### I UNDERSTAND AND AGREE TO THE PROVISIONS AND TERMS OF THIS ORDER

This order contains the entire agreement affecting this purchase and no other agreement or understanding of any nature concerning the same has been made or entered into, or is a part of this transaction. Please reference page two of this purchase agreement for additional provisions and terms. Your signature is an acceptance of this document in its entirety.

## Order Summary

Selling Price	\$46,995.00	
Down Payment	\$50,356.75	
Total Trade Allowance		
Total Trade Pay Off		
Total Trade Equity		
Total Rebate		
Service Contracts		
Equipment Cost		
DEALER DOC FEE	\$225.00	
License/Registration	\$51.75	
Deputy Service Fee	\$10.00	
official fees	\$16.25	
E-TAG FEE	\$5.00	
TITLE FEE	\$33.00	
INVENTORY TAX	\$83.56	
Sales Tax	6.25%	\$2,937.19

Total Amount Due

**\$50,356.75**

x

Hunter Hancock

09/04/2024 Accepted By

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**NOTICE:** SEE PAGE ONE FOR IMPORTANT INFORMATION. THE WARRANTIES, COVENANTS, TERMS, AND AGREEMENTS ON PAGE ONE ARE INCORPORATED HEREIN AND MADE PART HEREOF FOR ALL PURPOSES.

#### ADDITIONAL TERMS AND CONDITIONS

- 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 by its acceptance hereof, (b) "Purchaser" shall mean the party executing this Order as such on the face hereof, it being understood by Purchaser and Dealer that Dealer is in no respect the agent of Manufacturer, that dealer and purchaser are the sole parties to this Order and that reference to Manufacturer, herein is solely for the purpose of explaining generally certain contractual relationships existing between Dealer and Manufacturer
- Manufacturer has reserved the right to change the price to Dealer of new motor vehicles without notice in the event of the price to Dealer of new motor vehicles of the series and body type ordered hereunder is changed by Manufacturer prior to delivery of the new motor vehicle ordered hereunder to Purchaser, Dealer reserves the right to change the cash delivered price of such motor vehicle to Purchase accordingly if such cash delivered prices is increased by Dealer, Purchaser may if dissatisfied therewith, cancel this Order in which event if a used motor vehicle has been traded in as part of the consideration for such new motor vehicle, such used motor vehicle shall be returned to Purchaser upon payment of a reasonable charge for storage and repairs, if any) or, if such motor vehicle has been previously sold by Dealer, the amount received thereof, less a selling commission of 15% and any expense incurred during storing, insuring, conditioning or advertising said used motor vehicle for sale shall be returned to Purchaser.
- 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 Purchaser of such motor vehicle, the used motor vehicle shall be reappraised at that time and such reappraisal value shall determine the allowance made for such used motor vehicle. If such reappraisal value is lower than the original allowance therefor shown on the front of this Order. Purchaser may, if dissatisfied therewith, cancel this Order, provided, however, that such right to cancel is exercised prior to delivery of the motor vehicle ordered hereunder to the Purchaser and surrenderer of the used motor vehicle to Dealer.
- Unless this Order shall have been cancelled by Cash Purchaser under and in accordance with the provisions of paragraph 2 or 3 above. Dealer shall have the right, upon failure or refusal of Cash Purchaser to accept delivery of the motor ordered hereunder and to comply with the terms of this Order, To retain as liquidated damages any cash deposit made by Cash Purchaser and in the event a used motor vehicle has been traded in as part of the consideration for the motor vehicle ordered hereunder, to sell such used motor vehicle and reimburse himself our of the proceeds of such sale for 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 Cash Purchaser.
- 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 upon 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 no obligation to Purchaser 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 Purchaser.
- Dealer shall not be liable for failure to deliver or delay in delivering the motor vehicle covered by this Order where such failure or delay is due, in whole or in part, to any cause beyond the control or without the fault or negligence of dealer.
- The price for the motor vehicle specified on the face of this Order includes reimbursement for Federal Excise taxes, but does not include sales taxes, use taxes or occupational taxes based on sales volume. (Federal, State or Local) unless expressly so stated. Purchaser assumes and agrees to pay, unless prohibited by law, any such sales, use or occupational tax imposed on or applicable to the transaction covered by this Order, regardless of which party may have primary tax liability therefor.
- The Purchaser, before or at the time of delivery of the motor vehicle covered by this Order will execute such other forms of agreement or documents as may be required by the terms and conditions of payment indicated on the front of this Order.
- For credit transactions, this Order shall be a worksheet only until Purchaser has received all disclosures relative to this transaction required under the Federal Truth-in-Lending Act and Texas Consumer Credit Code and has executed the separate contract documents reflecting such credit transactions.
- Any warranties on the product sold hereby are those made by the manufacturer(s). Dealer installed equipment is not covered by the manufacturer(s) vehicle warranty. Warranties, if any, on this equipment are those of the prospective manufacturers). The selling dealer, hereby expressly disclaims all warranties, either express or implied, including any implied warranty of merchantability or fitness for a particular purpose, and the selling dealer, neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of said product.

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