



Edwards Aquifer Authority - 2026 Ford Transit 350 Medium Roof Cargo Van

Edwards Aquifer Authority

900 East Quincy Street
San Antonio, Texas 78215

Shelly Hendrix

Membership Director
shendrix@edwardsaquifer.org
+1 (210) 547-2200

Pritchard Companies

1 TeamQuest Way
Clear Lake, IA 50428
Sourcewell Contract#: 081325-PNI



Quote Number: 20260427-124912445

Sourcewell ID#: 194027

Quote created: April 27, 2026

Quote expires: May 11, 2026

Prepared by: Leyhan Hansen

Government & Fleet Account Manager
leyhan.hansen@pritchards.com
+16414611337

Products & Services

VEHICLE	MSRP	DISCOUNT	QTY	TOTAL
2026 Ford Transit-350 Cargo Base w/9,950 lb. AWD Medium Roof Van 148.0" WB	\$58,100.00	6.4%	1	\$54,381.60 after 6.4% discount
OEM Destination Fee	\$2,395.00		1	\$2,395.00
Delivery Prep & Basic Detail Cleaning	\$195.00		1	\$195.00

VEHICLE	MSRP	DISCOUNT	QTY	TOTAL
Courtesy Delivery 100 Miles or less	\$295.00		1	\$295.00
SUMMARY				
One-time subtotal				\$57,266.60 after \$3,718.40 discount
Ford Government Discount				(\$3,100.00)

Total	\$54,166.60
TOTAL	\$54,166.60

Comments
Tax, Title, Licensing not included: Services available upon request. Includes delivery to San Antonio, TX.

Comments, Terms & Conditions

You as the customer understand that this agreement (including the terms below) is an offer to purchase the vehicle described which will become a binding contract once you have signed it. This document represents the complete agreement between you and the dealer regardless of any other oral, written, or prior agreements or representations. However, if you are buying a used vehicle, the information you see on the window form for this vehicle is part of the contract and the information on the window form overrides any contrary provision in the contract. Iowa law requires us to give you the following notice: You understand that liability insurance coverage which would protect you under the Iowa Motor Vehicle and Safety Responsibility Act IS NOT INCLUDED in your purchase of this motor vehicle. By signing the contract, you are certifying that you are at least 18 years old (if there are two buyers, that at least one of you is 18 years old), that you have read this contract, all pages, and agree to its terms, and that you have received a copy of it.

Purchase terms

Purchase Agreement/Invoice

In this contract, the words "we", "us" and "our" refer to the dealer-seller. The words "you" and "your" refer to the buyer and the co-buyer, if any.

1. CASH SALE. You agree to buy the vehicle described on page 1 of this document. This is not a credit document. If you obtain financing to purchase the vehicle, you will be required to sign documents which comply with applicable federal and state laws. If you obtain financing to purchase the vehicle, there will be a fee for filing the lien on the title. This fee may be paid to either the dealer or to the lending institution from whom you obtain financing.
2. WARRANTY DISCLAIMER. YOU UNDERSTAND THAT THE VEHICLE IS SOLD "AS IS" WITH ALL FAULTS AND THAT THERE ARE NO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, or any other warranties, express or implied, covering the vehicle unless we make a written warranty to you or unless we enter a service contract with you within 90 days from the date of this contract. If we do so, any implied warranty will last only as long as the limited written warranty. This provision does not affect any warranties which may be provided by the manufacturer. If there is a manufacturer's warranty on the vehicle, we are not a party to it and it is not a part of this contract. If we are authorized by the manufacturer to perform warranty work on your vehicle, we hope that you ask us to perform the work. However, the manufacturer's warranty is between you and the manufacturer.
3. YOUR FAILURE OR REFUSAL TO ACCEPT DELIVERY.

If you refuse or fail to accept delivery of the purchased vehicle, we may keep your cash deposit as liquidated damages. If you had a trade-in, we may sell the trade-in and keep any part of the selling price which we need to reimburse us for losses which we incurred because you did not take delivery.

4. FAILURE OR DELAY OF DELIVERY. We are not liable for failure to deliver or delay in delivery of the purchased vehicle if the failure or delay is due, in whole or in part, to any cause beyond our control or without our fault of negligence. We are not liable to you for any consequential damages, damages to property, damage for loss of use, loss of time, loss of profits, or income or any other incidental damages arising out of the sale or use of the purchased vehicle.

5. DEALER'S REMEDIES. If you fail to perform all of the terms and conditions of this contract, we may exercise any right or remedy granted by law as well as the other remedies described in this contract.

6. ADDITIONAL DOCUMENTS. You agree to sign any other documents which are required to transfer title to the trade-in vehicle or the purchased vehicle, including odometer statements, damage disclosure statements, and powers of attorney.

IF YOU HAVE A TRADE-IN: If you are trading another vehicle as part of the price of the vehicle purchased, you agree to the following additional terms.

7. YOUR WARRANTY OF TITLE TO TRADE-IN. You must provide us with your vehicle title, correctly assigned to us. You promise that the trade-in vehicle is your property free and clear of any liens or encumbrances except as noted on page 1 of this contract and that all taxes and registration fees are currently paid. If we are put to any expense with respect to unpaid taxes or registration fees, you will reimburse us upon demand. If we find out that you made any misrepresentation about the trade-in, then you will pay us three times our actual damages as a result of the misrepresentation, plus our costs of collection and attorneys' fees.
8. AMOUNT DUE ON TRADE-IN. The "Trade-In Balance Owed" on page 1 of this contract was provided by your lienholder. If the balance is incorrect due to the fault of the lienholder, the error will be treated as a mutual mistake of fact. In other words, if you owe more money on your trade-in, you will pay us the difference or you can rescind the contract by returning the vehicle. If you owe less, we will pay (or credit) you.
9. REAPPRAISAL OF TRADE-IN. If you do not deliver the trade-in to us until the purchased vehicle is delivered to you, then we may reappraise the trade-in at the time that you deliver it to us and the new appraisal will determine the allowance to be made on the vehicle purchased. If the reappraisal is lower than the original appraisal, you may cancel this contract provided you do so before you take delivery of the purchase vehicle and surrender the trade-in.

IF YOU ARE BUYING A NEW VEHICLE:

If you are buying a new vehicle, you agree to the following additional terms.

10. MANUFACTURER'S PRICE REVISION ON NEW VEHICLE. If you are buying a new vehicle which we do not have in stock at the time you order it and if the manufacturer changes our price of the vehicle model or body type you ordered between the time we signed this contract and the time we delivered the vehicle to you, we have the right to change the price to you. However, if you do not agree to the changed price you may cancel this contract. If you cancel the contract, we will return your trade-in to you, if it has not already been sold so long as you pay off the cost of reasonable repairs and storage fees. If we have sold your trade-in, we will pay you the amount we received for the trade-in less a selling commission of 15% and any expenses which we incurred in reconditioning, repairing, insuring, storing, and selling the vehicle.

11. MANUFACTURER'S CHANGE OF THE MODEL AND BODY TYPE OF THE NEW VEHICLE. If you are buying a new vehicle and if the manufacturer changes (or discontinues) the model, design, chassis, accessories, body type or parts of the vehicle which you ordered, we will have no obligation to make the same or similar change to the vehicle you ordered either before or after we deliver the vehicle to you.

Signature

Choose a profile to start the e-signature process.

Shelly Hendrix

shendrix@edwardsaquifer.org

[sig|req|signer1]