



Mercedes-Benz

Mercedes-Benz Melbourne
Authorised Mercedes-Benz
Sales, Service & Parts

TAX INVOICE - NEW VEHICLE

Invoice No.: M13385
Date: June 18th, 2013

Invoice To:
Induscor Trust
8 Salvia Avenue
Pakenham VIC 3810

Account Payment Details
MBAuP Trading as
Mercedes-Benz Melbourne

Bank: Westpac
Branch: Brisbane
BSB No: 034-002
Account No: 211608

Delivery To:
Thor Bloomfield
8 Salvia Avenue
Pakenham VIC 3810

Customer No.: 156873
Customer Order No.: RAY IP

Mercedes-Benz C-Class C250 CDI Saloon

Model No. 20400322-AU1

Stock No.	0390102530	Chassis No.	WDD2040032A855948
Compliance Date	22/05/13	Engine No.	65191131566030
Production Date	12 MAR 13	Rego No.	ZUA196
Colour	183-Magnetite Black Metallic / 221 -Leather:Black		

Vehicle Price	55,426.42
183-Magnetite Black Metallic Paint / 221 -Leather:Black	
Trim	1,455.00
954-AVANTGARDE	Included
CP1-COMFORT PACKAGE	2,441.00
VP1-Vision Package	3,490.00
Uv Sunsmart Sedan Tint	605.00
Dealer Delivery	2,400.00
Registration Fee	232.30
Compulsory Third Party	414.70
Vic Roads Admin Fees	28.84
GST	6,581.74
Stamp Duty	3,620.00
Vehicle Total Including GST	76,695.00
Less Settlement	
Recpt#: TBA Deposit	1,000.00 -
TBA Refund Part Deposit	305.00
BALANCE PAYABLE	76,000.00



TAX INVOICE - TERMS AND CONDITIONS

1. In these terms and conditions :
“**the Company**” means Mercedes-Benz Australia / Pacific Pty Ltd (ACN 004411 410);
“**the Customer**” means the party described as such on the front of these terms and conditions.
2. The price specified in this tax invoice is inclusive of all GST, the costs of stamp duty, freight, delivery, packaging, handling, storage and insurance and any other expense relating to the goods or service. The Company reserves the right to amend the price in the event of an error being made.
3. Unless different arrangements are agreed in writing, all deliveries are to be made in accordance with the directions on the front of these terms and conditions.
4. The signing of delivery dockets or similar documents by the Customer or its servants or agents will constitute acceptance of goods specified in such docket or document. The Customer may reject all or any goods that are found to be defective after inspection. The Customer shall promptly notify the Company of any defect or nonconformity and shall allow the Company to collect the goods.
5. Property in any goods supplied will pass to the Customer upon payment in full thereof by the Customer; but risk passes to the Customer on delivery of the goods to the Customer.
6. Unless otherwise agreed in writing, this tax invoice must be paid in full by the Customer on or before the delivery of the goods or service.
7. By granting any indulgence, allowing any time, or not exercising any right or remedy arising out of any default or defaults by the Customer, the Company has not waived any of its rights or remedies against the Customer.
8. All tools, dies and other equipment and all drawings, blueprints and specifications and other documents supplied without charge to the Customer by the Company or purchased by the Company are and remain the property of the Company and must not be copied or used by the Customer for any purpose. Such equipment and documents must immediately be returned to the Company on demand by the Company.
9. The goods and/or services delivered by the Company are delivered subject to these terms and conditions. No variation of these terms and conditions is binding on the Company unless it has been specifically agreed upon in writing by an authorised employee of the Company.
10. These terms and conditions are governed by the law of the State where the goods and/or services are purchased by the Customer. Any term contained in these terms and conditions which is prohibited or illegal under such law is ineffectual to the extent of the prohibition and is severed from the terms and conditions without invalidating the remaining terms and conditions.

END OF DOCUMENT