

Lunes 25 de 1973

25 de junio de 1973

Sres. Miembros Comité Ictex-COLCIENCIAS

Señores Miembros del
Comité Ictex - Colciencias
Dirección General de Aduanas y
Dirección General de Impuestos
Bogotá, Colombia

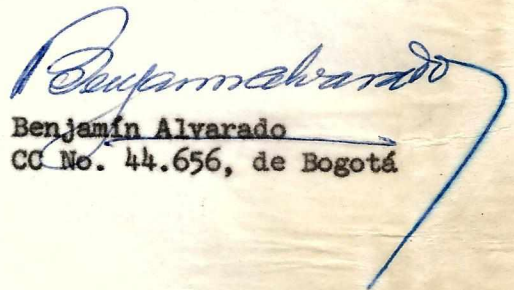
Estimados señores:

Ref.: Carta de intención para importación de un
vehículo

Atentamente me permito aclarar la carta de intención enviada por
conducto de COLCIENCIAS el 8 del presente mes. Ahora, tengo la intención
de importar a Colombia el vehículo que acabo de comprar en esta ciudad y
que tiene las siguientes especificaciones:

Un automóvil marca Ford, modelo LTD de cuatro puertas, para
cinco pasajeros, color verde oscuro y asientos verdes, con el equipo
normal de producción en serie y que se identifica con el siguiente
No. de Serie: 3E64H281791, que según el vendedor es la única iden-
tificación que tienen hoy día los automóviles Ford americanos.

Con la esperanza de que ustedes aprueben la importación y me
envíen la respectiva licencia lo más pronto posible, me suscribo muy
atentamente.


Benjamin Alvarado

CC No. 44.656, de Bogotá

BA:djt

CONSULADO GENERAL DE COLOMBIA EN NUEVA YORK

Junio 25 de 1973

ESTE ES UN DOCUMENTO OFICIAL

El anterior memorial dirigido a
Sres. Miembros Comité ICETEX-COLCIENCIAS

fue presentado personalmente por el Señor Dr.

BENJAMIN ALVARADO BIESTER

en horas hábiles de hoy. El compareciente
comprobó su identidad ante mí, en la debida

forma. c.c. No. 44656 de Bogotá

SEÑORES MIEMBROS ICETEX -

DIRECCIÓN GENERAL DE ASESORÍAS A

DIRECCIÓN GENERAL DE INVESTIGACIONES

BOGOTÁ, COLOMBIA

REUNIONES SEÑORES:

Nº.: QUITA DE IMPORTACIÓN DE

EXPRESOS

Atentamente suyo, con el que se da cuenta de que el Consulado General de Colombia en Nueva York, en su calidad de Cónsul, ha informado a la Comisión de Investigaciones de Colombia que el señor BENJAMIN ALVARADO BIESTER, es un ciudadano colombiano que reside en Nueva York, y que ha sido designado como representante de la Comisión de Investigación en Nueva York, para la realización de las investigaciones que se están llevando a cabo en este país en contra del terrorismo y la subversión.

En consecuencia, el señor BENJAMIN ALVARADO BIESTER, ha sido autorizado por el Consulado General de Colombia en Nueva York, para que realice las diligencias que considere necesarias en el país, dentro de las limitaciones establecidas por la legislación estadounidense, para la obtención de la información que sea requerida por la Comisión de Investigación en Nueva York.

Con el deseo de que se respete al máximo la independencia y la integridad del Consulado General de Colombia en Nueva York, se le pide al señor BENJAMIN ALVARADO BIESTER, que no realice ninguna actividad que pueda ser interpretada como una violación de la legislación estadounidense o como una侵犯 ofensiva de la soberanía de los Estados Unidos.

Atentamente suyo,
CONSEJO CONSULAR
NUEVA YORK
C. D. 44, de Bogotá

J. J. AG.

*State of New York, } ss.
County of Bronx.*

Form 1

No. 143843

I, LEO LEVY, County Clerk and Clerk of the Supreme Court, Bronx County, a Court of Record having by law a seal, DO HEREBY CERTIFY, THAT

Arangela M. Kendall
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State, to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public, or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal this

\$3.00 day of JUN 25 1973

, 19

FEE PAID 50

94

Lev Levy
County Clerk and Clerk of the Supreme Court, Bronx County

MANHATTAN FORD, LINCOLN-MERCURY, INC.

SALES
SRI 7803

555 WEST 57th STREET

NEW YORK, N. Y. 10019

SERVICE & PARTS

581-7530

PURCHASER'S NAME: John T. and Linda J. Smith

卷之三

John 2:1-11; John 3:1-18; John 4:1-30; John 5:1-15; John 6:1-15; John 7:1-17; John 8:1-11; John 9:1-7; John 10:1-10; John 11:1-14; John 12:1-11; John 13:1-17; John 14:1-14; John 15:1-17; John 16:1-15; John 17:1-19; John 18:1-14; John 19:1-16; John 20:1-10; John 21:1-14.

ZIP CODE

卷之三

NEW
 USED

YEAR AND PLACE

MORSE

PLEASE ENTER MY ORDER FOR ONE

NEW
USER

WODES

BODY TYPE *1/2* COLOR *1*

— 1 —

WODES

To be delivered upon notification by the seller that the car is available for delivery. No promises, express or implied, have been made regarding the delivery date of the car hereby ordered and no promise or representation has been made regarding the manner by which car orders will be filled by the seller. It is understood that no such promises or representations hereafter made shall bind the seller unless made in writing and signed by a sales manager.

OFFICE USE ONLY: STOCK NO.

STOCK NO.

SERIAL NO. 200000000000

FILL OUT THIS SECTION IF USED CAR IS TRADED IN

SERIAL NO. 53-4628-2

FILL OUT THIS SECTION IF USED CAR IS TRADED IN											
MAKE	YEAR	CASH DELIVERED PRICE OF UNIT									
BODY TYPE	SERIES	ADDITIONAL EQUIPMENT									
SERIAL NO.	Total Cash and Price										
OWED TO	Print name of your dealer										
ADDRESS	110-11 137th Street										
LICENSE NO.	EXP. DATE	1971-1972									
USED CAR ALLOWANCE	\$	650.00									
BALANCE OWED ON CAR	\$	1,100.00									
NET ALLOWANCE ON USED CAR	\$	450.00									
<input type="checkbox"/> PHOTO OF DRIVERS LICENSE	Print photo of your license										
<input type="checkbox"/> SOCIAL SEC. #	BIRTH DATE	07-07-1917									
<input type="checkbox"/> DRIVER LICENSE #	Print photo of your license										
<input type="checkbox"/> SIGNED STUB OR TITLE	Print photo of your title										
<input type="checkbox"/> CREDIT STATEMENT	Print photo of your credit statement										
<input type="checkbox"/> SIGNED APPRAISAL	Print photo of your appraisal										
<input checked="" type="checkbox"/> SIGNED REG. & WAIVER											
<input checked="" type="checkbox"/> REQUEST FS FORM											
<input type="checkbox"/> REQUEST INSURANCE BINDER											
<input type="checkbox"/> BROKER											
ADDRESS											
<input type="checkbox"/> WARRANTY BOOK ON TRADE											
<input type="checkbox"/> FINANCE APPLICATION TO											
ALL BALANCES MUST BE PAID IN CASH. CASHIERS OR CERTIFIED CHECK ONLY. FOR OUR MUTUAL PROTECTION CASHIERS OR CERTIFIED CHECK PREFERRED.											
<p>Purchaser agrees that this Order includes all of the terms and conditions on both the face and reverse side hereof and that this Order is not subject to cancellation. This Order cancels and supersedes any prior agreement and as of the date hereof comprises the entire agreement relating to the subject matters covered hereby, and that THIS ORDER SHALL NOT BECOME BINDING UNTIL ACCEPTED BY DEALER OR HIS AUTHORIZED REPRESENTATIVE. Purchaser by his execution of this Order acknowledges that he has read its terms and conditions and has received a true copy of this Order.</p>											
PURCHASER'S SIGNATURE		DATE									
ACCEPTED BY:		DEALER OR HIS AUTHORIZED REPRESENTATIVE									
FINANCE REQUESTED		<input type="checkbox"/>									
<p style="text-align: right;"><i>Angelo M. Venditti Notary Public, State of New York No. 03-1093500 Bronx Co., Commission Expires March 24, 1973</i></p>											
<table border="1"> <thead> <tr> <th>TOTAL LIST PRICE</th> </tr> </thead> <tbody> <tr> <td>ALLOWANCE - TRADE IN</td> </tr> <tr> <td>BALANCE</td> </tr> <tr> <td>SALES TAX</td> </tr> <tr> <td>N.Y. STATE INSPECTION</td> </tr> <tr> <td>LICENSE</td> </tr> <tr> <td>TOTAL</td> </tr> <tr> <td>DEPOSIT <input type="checkbox"/> CASH <input type="checkbox"/> CHECK</td> </tr> <tr> <td>C.O.D.</td> </tr> </tbody> </table>			TOTAL LIST PRICE	ALLOWANCE - TRADE IN	BALANCE	SALES TAX	N.Y. STATE INSPECTION	LICENSE	TOTAL	DEPOSIT <input type="checkbox"/> CASH <input type="checkbox"/> CHECK	C.O.D.
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SALES TAX											
N.Y. STATE INSPECTION											
LICENSE											
TOTAL											
DEPOSIT <input type="checkbox"/> CASH <input type="checkbox"/> CHECK											
C.O.D.											

AGREEMENT

I agree to pay the balance on the terms specified and accept delivery of Car or Truck within forty-eight hours after I have been notified that it is ready. In case I fail to take delivery of Car or Truck when notified, my deposit may be retained as liquidated damages for your expense and efforts in the matter, and you may dispose of the Car or Truck without any liability to me whatsoever.

If an allowance on a used car is involved in this purchase, it is agreed that in the event the used car is delivered to you and this order is thereafter cancelled you will return the used car to me upon receipt of payment for your reasonable charges for storage and for any repairs made by you while in your possession. If the used car has been sold by you before said cancellation you agree to pay me the proceeds of such sale less a selling commission of fifteen per cent (15%) and less any expense incurred by you in storing, conditioning and advertising the said car for sale. If my used car is not delivered to you until I receive the within ordered Car or Truck, it is agreed that the used car will be subject to re-appraisal and that your appraisal at the time of delivery is to be the allowance for my used car.

It is agreed that cash or used car, or proceeds from the sale of such used car, accepted as a deposit on this order shall be held in trust by you until delivery is effected.

It is expressly agreed that the purchaser acquires no right, title or interest in or to the property which he agrees to purchase hereunder until such property is delivered to him and either the full purchase price is paid in cash or a satisfactory deferred payment agreement is executed by the parties hereto, the terms of which shall thereafter be controlling.

The price quoted is for immediate delivery, but if the price of either Car or Truck, or accessories should be changed by the Manufacturer before or Truck has been assigned to me, then this order shall be construed as if the changed price was originally inserted herein or shall be annulled at my option.

It is understood that there is no relationship of principal and agent between the dealer and the manufacturer and that the dealer is not authorized to act, or attempt to act, or represent himself, directly or by implication, as agent of the manufacturer, or in any manner assume or create, or attempt to assume or create, any obligation on behalf of or in the name of the manufacturer.

There are NO WARRANTIES, express or implied, made by the Selling Dealer or the manufacturer on the new vehicle or chassis described on the front of this order, except the most recent printed Ford Motor Company warranty or warranties applicable to such new vehicle or chassis which are made a part of this order as of here set forth in full. A copy of such Ford Motor Company warranty or warranties will be furnished to the purchaser upon delivery of the vehicle or chassis, and they shall be expressly IN LIEU OF any other express or implied warranty, condition or guarantee on the new vehicle, chassis or any part thereof, including any implied WARRANTY of MERCHANTABILITY or FITNESS and of any other obligation on the part of Ford Motor Company or the Selling Dealer.

NO WARRANTIES, express or implied, of MERCHANTABILITY or FITNESS or otherwise, are made by the Selling Dealer or Ford Motor Company with respect to any used vehicle or chassis described on the front of this order except such warranty, if any, as may be expressed completely in writing by the Selling Dealer or Ford Motor Company on this order or wrote instrument delivered to the purchaser. The applicability of any such warranty shall be subject to all the terms and conditions therein stated.

AFFIDAVIT TO BE USED WHEN TRADE-IN IS INVOLVED

being duly sworn deposes and says: that _____ resides at _____

and is of legal age and competent to make this contract and that _____ he is the sole true and

lawful owner of the used car described in this contract and which _____ is trading (or replacing on sale) in accordance with the terms thereof; that there is no lien, mortgage, unpaid balance, conditional sales agreement, or other encumbrances of any kind or character, including lien of any judgment or execution, except as follows:

that this statement and affidavit is made for the purpose of obtaining credit and to guarantee title to the above mentioned used car to be as aforesaid and that all statements made herein are true and correct; and that all of the above statements were made of my own free will and accord.

Subscribed and sworn to this _____ day of _____

19____

Notary Public
(REV. 4-68)

My Commission Expires _____

Panama, Junio 16 1973

Querido Benja:

De acuerdo con nuestra charla de anoche te estoy remitiendo ahora el cheque grande. Acabo de venir de donde Zappi y me dijeron que no me podían entregar hoy el cheque de \$497.50 porque tiene que contrafirmarlo el Contador, el cual no trabaja los sábados. Quedaron de entregarme el lunes próximo e inmediatamente te lo ~~enviaré~~ enviaré por el mismo correo de la Zina del Canal. Los pizcos de la Bavarian Motorr de aquí quedaron apenadísimos con no haber podido cumplir contigo. En realidad yo creo que ellos estaban esperando que yo les cobrara algo por perjuicios.

Bueno que compres un buen Buick.

Un estrecho abrazo,