

SALES AGREEMENT

DATE _____Oct 30, 2023

Butler Machinery Company, 3401 - 33rd Street S, Fargo, North Dakota58104 Phone: 701-280-3100

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PURCHASER	CITY OF HARRISBURG										
STREET ADDRESS	PO BOX 26						<s.< td=""><td>AME></td><td></td><td></td><td></td></s.<>	AME>			
S O CITY/STATE	HARRISBURG, SD	HARRISBURG, SD COUNTY L			INCOLN						
D POSTAL CODE	57032-0026	57032-0026 PHONE NO. 605-743-5872					P				
Т	EQUIPMENT 1	OBY HUIZENG	A - PHONE NO. 605	5-231-6168			т				
O CUSTOMER CONTAC	PRODUCT SUPPORT	OBY HUIZENG	A - PHONE NO. 605	5-231-6168			_ _°				
INDUSTRY CODE:	GOVT CITY - MUNI	CIPAL(950)	PRINCIPAL	. WORK CODE			PO	DINT OF POSSE	SSION AT: Siou	x Falls BMC	
CUSTOMER C40 NUMBER	185		Sales Tax Exempti 1014-4081-R	ion # (if applicable) .G				CUSTOME	R PO NUMBER		
PAYMENT TERMS:								(All terms and	payments are subject	t to Finance Compa	ny - OAC approval)
T E NET PAYMENT ON IN	l l						co	ONTRACT	LEASE		
R — M CASH WITH ORDER		BALANCE TO F	FINANCE			CONTRACT	INTEREST	RATE 0			
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EXTENDED WIDTH-											
HEIGHT- 30											
RETRACTED WIDTH-	- 7										
90" HOSE KIT W/F	FLAT FACED CPLRS										
ELECT. WIRING HA	ARNESS W/OEM PLUG										
	TRADE-IN E	QUIPMENT			SELL	PRICE					\$18,387.50
MODEL:						NET TRADE DIFFERENCE				\$18,387.50	
VALUE:PAYOU MODEL:	UT TO:AMOUN YEAR:		D BY: Ex	pected SMU:	BALAN	ICE DUE					\$18,387.50
VALUE:PAYOU	UT TO:AMOUN	IT:PAIC	D BY:	•				DISCLAIMER	OF WARRANTIES		
MODEL:PAYOL	YEAR: UT TO:AMOUN		Ex DBY:Ex	pected SMU:	PURCHA	SER ACKNOW	LEDGES TH	ANUEACTURER'S	S NOT THE MANUFA	CTURER OF THE E	QUIPMENT; (B) IF
	UBJECT TO EQUIPMENT BEING IN		ONDITION" BY PUR	CHASER AT TIME					WARRANTY, THE T AND EXCLUSIONS SI		
	ACEMENT MACHINE PURCHASE AB ELLS THE TRADE-IN EQUIPMENT D		TO THE VENDOR	AND WADDANTS IT	UNLESS PURCHA	EXPRESSLY S	ET FORTH AND ACKN	BELOW OR IN A S OWLEDGES THA	SEPARATE WRITTEN T SELLER MAKES NO	AGREEMENT EXEC O WARRANTY, EITH	JTED BY SELLER, IER EXPRESS OR
TO BE FREE AND CLEAR	R OF ALL CLAIMS, LIENS, MORTGAG				IMPLIED	, INCLUDING W	ITHOUT LIN	IITATION THE IMP	LIED WARRANTY OF QUIPMENT DESCRIBE	MERCHANTABILITY	OR FITNESS FOR
ABOVE.						1					
MANUFACTURER'S	WARRANTY		INITIAL				SED EQUI	PMENI	INITIAL		
Purchaser acknowledges	that it has received a copy of the Mar	nufacturer's Warrant	ty and has read and	understands said warr	anty.	AFFIR	RMS AND A	CKNOWLEDGES	nis Sales Agreement S THAT IT HAS EXAI	MINED THE EQUIP	MENT and is
					buying the equipment "AS IS" and with NO OTHER REPRESENTATIONS OR WARRANTIES, unless otherwise specified in writing below.						
12 Months Standard Warranty excluding mileage						Warranty applicable: See terms and conditions of Seller's Used Protection Plan e Purchaser and Seller.				Plan executed by	
CSA:											
NOTES:											
	THIS AG	REEMENT IS	S SUBJECT T	O THE TERMS	AND (CONDITIC	NS ON	THE REVE	RSE		
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Acc		MPANY / NCRL LLO	C at Fargo, ND			CONDITION AND ACCEPTE					
Acc	cepted by BUTLER MACHINERY CO	MPANY / NCRL LLO		A	PPROVED		ED ON				
Acc		MPANY / NCRL LLO	C at Fargo, ND	<u>C</u>	PPROVED	AND ACCEPTE	ED ON				PURCHASER
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BY	cepted by BUTLER MACHINERY CO	MPANY / NCRL LLO	C at Fargo, ND	A 	PPROVED	AND ACCEPTE	ED ON	PUR	CHASER		PURCHASER

286954-01

BUTLER MACHINERY COMPANY / NCRL LLC

Sales Agreement TERMS AND CONDITIONS (Referred to on the Reverse Side Hereof)

- 1. Acceptance. This Agreement is subject to final acceptance by Seller in its sole discretion. Seller reserves the right to accept or reject this Agreement and shall not be required to give any reason for non-acceptance. This Agreement, when accepted by Seller, shall become a binding contract but shall be subject to strike, lock-outs, accidents, fire, delays in manufacture or transportation, acts of God, embargos, or governmental or administrative action or any other causes beyond the control of Seller whether the same as or different from the matters and things herein before specifically enumerated, and any of said causes shall absolutely absolve Seller from any liability to Purchaser under the terms hereof. Seller's acceptance of this Agreement shall be limited to the express terms and conditions set forth herein.
- 2. <u>Security Interest</u>. Unless the equipment covered hereby (the "Equipment") is paid for in full in cash at time of delivery, Purchaser grants and Seller retains a continuing security interest in the Equipment in accordance with the Uniform Commercial Code ("UCC"), together with all and any substitutions, additions or accessions, and in any and all proceeds from the use, sale, exchange or disposal thereof. Purchaser authorizes Seller at any time to file in any relevant jurisdiction any financing statements as provided by the UCC relating to the Equipment for the purpose of perfecting, confirming, continuing, enforcing or protecting its security interest in the Equipment. Purchaser further agrees to execute and deliver to Seller any other promissory notes or evidences of indebtedness that may be requested by Seller. However, any such note shall be evidence of indebtedness only and is not to be considered or construed to be payment for said Equipment.
- 3. <u>Taxes</u>. Purchaser will promptly pay to Seller any taxes that Seller is required to collect with respect to this Agreement including, but not limited to, sales, use, value added, personal property and similar taxes ("Taxes"). For any Taxes from which Purchaser claims exemption, Purchaser shall provide Seller with properly completed exemption certificates and any documentation needed to validate the exemption. If Purchaser fails to provide an appropriate exemption certificate and supporting documentation, as determined by Seller, Purchaser will remain liable for all such Taxes and will indemnify Seller for any liability related to the same.
- 4. Risk of Loss/Delivery. Seller's responsibility and liability for the Equipment ceases upon delivery of the Equipment to Purchaser or to a carrier for shipment to Purchaser and Purchaser shall bear the risk of loss at such point, including, but not limited to, any claims for damages, delays or shortages occurring thereafter, all of which shall be made by the Purchaser directly to the carrier. Purchaser shall make any claims against the Seller within fifteen days after delivery. At the time of delivery, Purchaser shall be required to execute a Delivery and Acceptance Certificate. Purchaser agrees that any apparent agent at the point of delivery is authorized to accept delivery of the Equipment and execute the Delivery and Acceptance Certificate.
- 5. <u>Insurance</u>. If the Equipment is not paid for in full at time of delivery, Purchaser shall, at Purchaser's cost, keep the Equipment insured against all risks and perils customarily covered under "all risk" policies including, but not limited to, loss or damage by theft, vandalism, malicious mischief, fire, flood, windstorm, and explosion, and with an extended coverage endorsement covering all such other risks and perils in an amount satisfactory to Seller in which Seller is named as a loss payee, and shall furnish proof of such coverage satisfactory to Seller, which shall not be cancellable without thirty day's written notice to Seller.
- 6. <u>Purchaser's Representations and Warranties.</u> To induce Seller to enter into this Agreement, Purchaser represents, warrants and covenants as follows: (a) if Purchaser is a corporation, limited liability company, limited liability partnership or similar entity, then it is duly organized, existing and in good standing under the laws of the state of its incorporation or organization and it has full power and authority to enter into this Agreement and the execution, delivery and performance of this has been duly authorized; (b) if Purchaser is a general partnership, then it has full power and authority to enter into this Agreement and the execution, delivery and performance of this Agreement has been duly authorized by all of the partnership; (c) if Purchaser is an individual, then he or she has full power and authority to enter into this Agreement; (d) this Agreement has been duly entered into and delivered and constitutes a legal, valid and binding obligation of Purchaser enforceable in accordance with its terms; and (e) all financial statements, certificates or other information submitted to Seller concerning Purchaser's financial condition, are in all respects accurate, true and complete.
- 7. Events of Default. Purchaser will be in default under this Agreement, without necessity for demand or notice, if any one or more of the following occurs before the Equipment is paid for in full: (a) if Purchaser fails to accept delivery of any of the Equipment; (b) Purchaser fails to make a payment when due; (c) if the Equipment is levied on, seized or attached; (d) if Purchaser sells or disposes of any of the Equipment without Seller's permission; (e) if any default shall occur under any other agreement between Seller and Purchaser; (f) any individual Purchaser dies or is declared incompetent; (g) any Purchaser who is a legal entity merges, dissolves, reorganizes, or terminates its business or existence; (h) Purchaser fails to keep any promise, representation or warranty contained in this Agreement; (i) Purchaser becomes insolvent, is generally unable to pay its debts when due, dissolves, assigns its assets for the benefit of its creditors, or becomes the subject of a bankruptcy, receivership, or insolvency proceeding; (j) Purchaser sells all or substantially all of its assets or property; (k) Purchaser shall suffer a material adverse change in its financial condition or operations; or (l) any other event occurs or fact appears that causes Seller to deem itself insecure, or impairs the prospect of payment or realization upon the collateral.
- 8. Remedies. In the event of a Default, Seller may, at its option, exercise any or all of the following rights and remedies, all of which shall be cumulative to the greatest extent permitted by applicable law: (a) if the default results from Purchaser's failure to do or perform any of the acts, or things required to be done by Purchaser under the terms of this Agreement, Seller may do and perform any such acts on the Purchaser's behalf, and all money advanced or paid by Seller in doing so shall be added to and be deemed a part of the balance due hereunder; (b) Seller may terminate this Agreement; (c) Seller may exercise any and all rights Seller may have under the Uniform Commercial Code or other applicable law; (d) Seller may require Purchaser to store the Equipment, at Purchaser's own cost and risk, on behalf of Seller, and such storage shall be in such a manner as to prevent any deterioration of the Equipment, and shall be for a reasonable time pending the sale or other disposition of the Equipment. In the event Seller seeks to take possession of any or all of the Equipment by court process, Purchaser further irrevocably waives to the fullest extent permitted by law any bonds and any surety or security relating thereto required by any statute, court rule or otherwise as an incident to such possession and said retaking shall not be deemed rescission of this Agreement. Waiver by Seller of any Default shall not be deemed a waiver of any other Default. Purchaser agrees to pay all collection and repossession costs, reasonable attorneys' fees, legal expenses and court costs incurred by Seller in connection any Default or otherwise enforcing this Agreement.
- 9. LIABILITY LIMITATION. PURCHASER AGREES THAT PURCHASER'S SOLE AND EXCLUSIVE REMEDY AGAINST SELLER SHALL BE AS CONTAINED IN ANY EXPRESS WRITTEN WARRANTY ISSUED BY SELLER, IF ANY. IN NO EVENT SHALL SELLER, WHETHER BASED IN CONTRACT, WARRANTY, INDEMNITY, TORT, STRICT LIABILITY OR ANY OTHER THEORY OF LAW OR EQUITY, BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOST PROPITS, LOSS OF USE OF PROPERTY OR EQUIPMENT, DOWNTIME, LOSS OF THIRD PARTY CONTRACTS OR LOST CROP OR OTHER PRODUCTION, REGARDLESS OF WHETHER SELLER WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ADDITION, SELLER'S MAXIMUM AGGREGATE LIABILITY (WHETHER IN CONTRACT, WARRANTY, INDEMNITY, TORT, STRICT LIABILITY OR ANY OTHER THEORY OF LAW OR EQUITY) FOR DAMAGES OR LOSS, SHALL IN NO EVENT EXCEED THE AMOUNT PURCHASER PAID TO SELLER FOR THE EQUIPMENT TO WHICH THE LIABILITY RELATES. PURCHASER RECOGNIZES THAT THE PRICING ASSOCIATED WITH EQUIPMENT REFLECTS THIS ALLOCATION OF RISK AND IS THE BASIS OF THE BARGAIN BETWEEN THE PARTIES. THE FOREGOING LIMITATIONS SHALL BE VALID AND ENFORCEABLE, NOTWITHSTANDING ANY ALLEGED FAILURE OF ESSENTIAL PURPOSE OF THE LIMITED REMEDIES SET FORTH HERRIN. ANY AND ALL CLAIMS ARISING OUT OF OR RELATING TO THE EQUIPMENT TO PURCHASER.
- 10. <u>Used Equipment Warranty</u>. The terms and conditions of any used equipment warranty provided by Seller shall be as set forth in a separate written "Used Protection Plan" executed by Seller and Purchaser and shall be subject to the following additional terms: (a) the cost, if any, of transporting said used machine from and to the Seller's place of business shall be paid by the Purchaser; (b) any such used equipment is void unless claim is made by Purchaser to Seller within three (3) days after discovery of the defect upon which the claim is based; and (c) Seller shall only be obligated to make warranty repairs during regular working hours at regular time labor rates. If, at the request of Purchaser, such warranty repairs are performed during overtime hours, Purchaser shall pay the difference between the applicable overtime rates and Seller's regular time rates.
- 11. Indemnification. Purchaser shall defend, indemnify and hold harmless Seller, its subsidiary and affiliated companies, their officers, agents and employees, from and against all loss liability, claim, action or expense including reasonable attorney's fees by reason of bodily injury including death, and property damage, sustained by any person or persons including, but not limited to, employees of Purchaser, as a result of Purchaser's maintenance, ownership, use, operation, storage, erection, dismantling, servicing or transportation of Equipment or Purchaser's failure to comply with the terms and conditions of this Agreement.
- 12. Waivers. Any forbearance, failure or delay by Seller in the exercise of any right, power or remedy hereunder shall not be deemed to be a waiver of any such right, power or remedy, and any single or partial exercise of any right, power or remedy shall not preclude the further exercise thereof. Every right, power and remedy of Seller shall continue in full force and effect until such right, power or remedy is specifically waived in writing by Seller.
- 13. General. It is agreed that (a) time is of the essence; (b) Seller may assign this Agreement to any of its affiliated entities without prior notice to Purchaser; (c) Purchaser may not assign this Agreement without Seller's consent, which may be withheld at Seller's sole discretion; (d) this Agreement constitutes the entire agreement between Purchaser and Seller in respect to the Equipment and it is expressly agreed that there are no promises or understandings outside of this Agreement and that no agent or salesperson has authority to obligate Seller to any undertakings, conditions or terms not contained herein; (e) this Agreement and all matters relating to the Equipment shall be governed by the laws of North Dakota; (f) this Agreement may be signed by facsimile, PDF, DocuSign or other electronic means and signatures shall be as binding on the party providing the same as original signatures: (a) should any portion of this Agreement be declared invalid under applicable law or regulation, the remaining provision hereof shall remain in full force and effect.
- 14. <u>DATA SHARING</u>. CUSTOMER DATA MAY BE COLLECTED AND TRANSMITTED TO CATERPILLAR INC., AGCO, OTHER MANUFACTURING PARTNERS, THEIR AFFILIATES AND/OR ITS DEALERS, INCLUDING SELLER. BY EXECUTING THIS AGREEMENT, CUSTOMER ACKNOWLEDGES RECEIPT AND REVIEW OF (A) BUTLER MACHINERY COMPANY'S DATA AND PRIVACY POLICY INCORPORATED HEREIN BY REFERENCE AND AVAILABLE AT https://www.butlermachinery.com/privacy-policy; (B) THE CATERPILLAR INC. DATA GOVERNANCE STATEMENT AVAILABLE AT https://www.caterpillar.com/en/legal-notices/data-governance-statement.html; (C) THE AGCO PRIVACY STATEMENT AVAILABLE AT https://www.claasofamerica.com/company-careers/claas-of-america/legal-data/dataprotection; (E) THE RAVEN PRIVACY POLICY AT https://ravenind.com/privacy; AND THE TRIMBLE PRIVACY CENTER AT https://www.trimble.com/corporate/privacy.aspx. THE AFOREMENTIONED DOCUMENTS ARE INCORPORATED BY REFERENCE AS IF FULLY RESTATED HEREIN.
- 15. Emissions. Purchaser represents and warrants that the Trade In Equipment meets all required state and federal emission qualifications and has not been modified.
- 16. Trade-In Equipment. In connection with the Sales Agreement, Purchaser proposed to sell to Seller certain "Trade-In Equipment" identified therein, in exchange for a credit in the amount of value set forth therein or to-be-set forth therein (less payoffs of all claims, liens, mortgages and security interests encumbering the same), which value has been or will be determined based on the Surveyed Condition (defined below), to be applied toward the purchase price for the Equipment Ordered/Purchased to be sold by Seller to Purchaser pursuant to the Sales Agreement, all subject to the terms and conditions of the Sales Agreement and this Rider. Seller has had or will have the "Trade-In Equipment" surveyed by an employee or agent of Seller to determine, among other things, the assumed condition and hours of the Trade-In Equipment (and all components thereof) (the "Surveyed Condition") that are assumed for the anticipated date of Seller's taking delivery of the Trade-In Equipment from Purchaser, which will be the same date anticipated for Seller's delivery of the Equipment Ordered/Purchased to Purchaser. The Surveyed Condition forms the basis of Seller's determination of the trade-in value (and a material inducement for Seller offering the same). To receive a copy of the images utilized in establishing the trade in equipment's valuation, please contact your Butler Machinery salesperson. If Seller (in its commercially reasonable judgment) determines at any time that actual condition of the Trade-In Equipment (whether as of the actual date of Seller's taking delivery of the Trade-In Equipment or any time prior thereto) deviates or will deviate from the Surveyed Condition in any material respect (a "Material Deviation"), then the trade-in value shall be reduced by the amount determined by Seller in its commercially reasonable judgment to represent the diminishment in the trade-in value of the Trade-In Equipment as a result of such Material Deviation(s); provided, if Seller determines that such Material Deviation(s) renders the Trade-in Equipment unsellable, unsalvageable or otherwise valueless to Seller, results in a trade-in-value less than the amounts necessary to payoff all claims, liens, mortgages and security interests encumbering the same, or could result in any potential loss or liability to Seller of any kind or amount, then, in any such case, Seller may elect to not purchase the Trade-In Equipment (and Purchaser shall retain possession of the same). "Material Deviation(s)" may include, by way of example and without limitation, any one or more of the following conditions or occurrences: any increase in hours, or any wear or tear (including ordinary wear or tear), damage, casualty or any other loss, or impairment in the performance, legal compliance or value of the Trade-In Equipment. Purchaser shall promptly notify Seller of any Material Deviation caused by or known to Purchaser. Purchaser shall remain obligated to purchase the Equipment Ordered/Purchased pursuant to the Sales Agreement notwithstanding any reduction in trade-in value (or election to not purchase the Trade-in Equipment) as a result of any such Material Deviation(s). Further, if, as of the time of a determination of a Material Deviation, Seller has previously credited to Purchaser (or paid to creditors on Purchaser's behalf) any amount of the trade-in value initially established based on the Surveyed Condition in excess of the reduced trade-in value resulting from such Material Deviation(s), then Purchaser shall immediately reimburse Seller for the total amount of such excess previously paid or credited by Seller.

FARGO, ND (701)280-3100	GRAND FORKS, ND (701)775-4238	BISMARCK, ND (701)223-0890	MINOT, ND (701)852-3508	JAMESTOWN, ND (701)251-1400	DICKINSON, ND (701)456-1400	HANKINSON, ND (701)242-7474	HOOPLE, ND (701)894-6363	DEVILS LAKE, ND (701)665-3800
SIOUX FALLS, SD	, , , , , , , , , , , , , , , , , , , ,	RAPID CITY, SD	PIERRE, SD	HURON, SD	WATERTOWN, SD	FREMONT, NE	KEARNEY, NE	PICKRELL, NE
(605)336-3010	(605)225-6240	(605)342-4850	(605)224-5400	(605)353-1200	(605)954-7100	(402)721-2800	(308)236-4640	(402)673-4200
CHADRON, NE	SIDNEY, MT							
(308)432-5593	(406)742-7700							

Data and Privacy policy: protecting the security and privacy of your data is important to us. Please see our website for our complete Data and Privacy Policy.