

Foley Equipment Company, 1550 S. West Street, Wichita, KS67213 Phone: (316) 943-4211

PURCHASER	CITY OF INDEPENDENCE												
STREET ADDRESS	111 E MAPLE AVE												
S CITY/STATE	INDEPENDENCE, MO			COUNTY	JACKSON	S							
O L POSTAL CODE	64050-3066 PHONE NO. 816 325 7015 I												
D	EQUIPMENT MICHAEL SCHOTT												
T CUSTOMER CONTACT:													
LEGISLATIVE BODIES													
INDUSTRY CODE: PRINCIPAL WORK CODE													
CUSTOMER 01184 NUMBER	47			Sales Tax Exem N/A			CUSTOMER	PO NUMBER					
PAYMENT TERMS:								(All terms and p	ayments are subject to	o Finance Compar	וא - OAC approval)		
E NET PAYMENT ON REC	EIPT OF INVOICE	NET O	N DELIVER	Y	FINANCIAL SERV	ICES		CSC LEASE					
R M CASH WITH ORDER	\$O.	00 BALA	0 BALANCE TO FINANCE \$0				CONTRACT INTER	EST RATE 0 00					
S PAYMENT PERIOD	+ • •					\$0.00 CONTRACT INTEREST RATE 0.00 \$0.00 NUMBER OF PAYMENTS 0 OPTIONAL BUY-OUT							
DESCRIPTION OF EQUIPMENT ORDERED / PURCHASED													
MAKE: CATERPILLAR MODEL: 926M YEAR: 2020													
STOCK NUMBER: SGN1		-					1	1					
926M WHEEL LOADER	1 1		ENDERS, STANDARD			366-8148				0P-0210			
2020 MODEL		<u> </u>		COUNTERWEIGHT, HEAVY			348-2579 QUICK COUPLER - SGN				SGN0-2530		
926M WHEEL LOADER				RIDE CONTROL			430-2859	BK30MF35GP - SGN02419			0P0082		
PREP PACK, NORTH				AMERA, REAR VIEW			377-5635			1.1	WO#1781		
HYDRAULICS, 3V, C	PLR READY, SL	536-5323 LIC		IGHTS, AUX, HALOGEN			559-0841	Loadrite Install / bkt Ca Training		111b. and Op	MO#1,81		
LINES, AUX 3RD, S	ייד ד.ד דיד	530-1623 LIG		TCHTS POADING HALOCEN PH		н	541-3066	5			DX-BK-GL03.		
HYDRAULICS, STAND		536-528		IGHTS, ROADING, HALOGEN, RH OOLBOX AUX			491-7922				DX-BK-GPF-2		
JUMPER LINES, NONE		536-533		NGINE AR			430-3038	Dymax Salt Bkt Dymax Freight		Quote #			
CERTIFIC CENTRAL	D	420.000		DUOT I INK		1	F.C.F. 0000		100		0057		
STEERING, STANDAR		430-299			CELLULAR PL64		565-0908	Carriage, Log	-		520-3466		
DIFFERENTIAL, LIMITED SLIP REAR		333-652		TIRES, 20.5R25 MX XTLA * 1			366-6895	Fork, Log 96"x7"x2.9"			5203469		
ENVIRONMENT, STAN		536-532			D TECHNICAL ME	DIA	0P-2491						
WEATHER, COLD STA	RT 120V	454-061		TRUCTIONS,			430-2963						
CAB, DELUXE		536-5309 KIT, COUNTERWEIGHT, LOGGE					467-7992						
SEAT, DELUXE		563-596			INES, 3RD FUNCT		576-9758						
RADIO, BLUETOOTH,		372-186		PPING/STOR	AGE PROTECTION	1	0P-2266						
					DMC 0 4 TRE0 4 70 0	SELL PI				5	\$244,645.00 \$7,409.00		
MODEL: <u>624J</u> PAYOUT TO:		YEAR: AMOUNT:		01 SN.: DW624JZ594783 EXT WARR PAID BY: Dealer			RRANTY						
	- CATERPILLAR(AA)		2002	SN.: PAID BY:	<u>1WN01891</u> Dealer	LESS GROSS TRADE ALLOWANCE (\$24,578.00					\$24,578.00)		
PAYOUT TO:		AMOUNT: YEAR:		PAID B1: SN.:	Dealer	SOURCEN	WELL DISCOUN	NT 24% OF LIST		(:	\$55,315.00)		
PAYOUT TO:		AMOUNT:		PAID BY:		CUSTOM	ER LOYALTY D	DISCOUNT		(:	\$24,750.00)		
MODEL:		YEAR:		SN.:		NET BAI	NET BALANCE DUE				\$147,411.00		
PAYOUT TO:		AMOUNT:		PAID BY:		LOADRITE SCALE SYTEM INTALLED					\$8,975.00		
	JECT TO EQUIPMENT BEING		PECTED CO	NDITION" BY VE	ENDOR AT TIME OF	DYMAX GRAPPLE BKT / DYMAX SALT BKT					\$26,875.00		
	ENT MACHINE PURCHASE AB LS THE TRADE-IN EQUIPMEN				R AND WARRANTS IT	PDI/FUI	PDI/FUEL/FREIGHT TO CUSTOMER				\$1,750.00		
TO BE FREE AND CLEAR O	F ALL CLAIMS, LIENS, MORTO					PLUS ANY APPLICABLE TAXES				:	\$185,011.00		
ABOVE.						ACH Info	CH Information:						
						Bank = W	= Wells Fargo NA						
						ABA num	umber 121000248						
						Account r	number 4121956387						
						Email ren	nittance advice	e to ACHPMTS@	foleyeq.com				
CATERPILLAR EQUIP	MENT WARRANTY						USED E	QUIPMENT					
				INITIAL			WARRA		INITIAL				
The customer acknowledge	es that he has received a co Scheduled oil sampling (S.O.S	by of the Fo	oley Equipm	ent Company/Ca	aterpillar Warranty and	has read an		pment is sold as is whe e:	ere is and no warranty	is offered or implie	ed except as		
samples at designated inter	vals from all power train compo			· Warranty applicable:									
Warranty applicable includir 12 months unlimi	ng experation date where neces ted hours	sary:					τταπαπιτy αρρ						
	/ 60 Mo / 5000 Hr /	M 30 M-	ਿਰਾਜ ਸਾਓ	00212-001			-						
riemier warranty	50 MC / 5000 ML /	NI BPZ	-										
							_						
CSA:													
NOTES: Attached Pr	ricing Based On Cat	erpillar	r / Sour	cewell 202	0 National Pri	cing Agre	eement 03211	9-CAT					
By checking this box, the	he assignment denoted in it	em No.9 o	on the bac	k of the contra	act applies.	By checking	this box, the assi	gnment denoted in it	em No. 9 on the back	k of the contract	does not apply.		
				This order is	not valid until appro	ved by Sale	s Manager						
	THIS	AGREEN	MENT IS	SUBJECT	TO THE TERMS	S AND CC	ONDITIONS C	ON THE REVER	SE				
Foley Equipment Company PURCHASER													
ORDER RECEIVED BY John Pamperin APPROVED AND ACCEPTED ON													
					REPRESENTATIVE		-						

	CITY OF	INDEPENDENCE		
SALES MANAGER			PU	RCHASER
	BY		SIGNATURE	
			SIGNATURE	
				TITLE

TERMS AND CONDITIONS

1.Seller reserves the right to accept or reject this order and shall not be required to give any reason for non-acceptance.

2. This order, when accepted by Seller, shall become a binding contract, but shall be subject to strikes, lockouts, accidents, fire, delays in manufacturing or transportation, acts of God, embargoes, or governmental action, or any other causes beyond the control of the Seller, whether the same as or different from the matters and things hereinbefore enumerated, and any of said causes shall absolutely absolve the Seller from any liability to the buyer under the terms hereof. 3. Unless the equipment is paid in full in cash at the time of delivery, Seller retains and Buyer hereby grants to Seller a purchase-money security interest in the equipment, including all accessories, spare parts, special fittings, and tools thereof, and all additions, accessions, increases, improvements, renewals, substitutions, or replacements thereof (collectively, the "Collateral"), together with all proceeds from any sale or other disposition of all or any part of the Collateral to secure the full amount owed therefore, together with all interest, fees, and penalties. Unless Buyer shall execute a separate security agreement with Seller covering the Collateral, this Agreement shall constitute a security agreement for the Collateral. Promptly upon request. Buver agrees to execute a note or other evidence of Buver's indebtedness for the Collateral, which shall only constitute evidence of such indebtedness and not a payment or satisfaction of such indebtedness. Promptly upon request, Buyer shall, at its expense, do any act and execute, acknowledge, deliver, file, register, record, and ratify all documents requested by Seller, in Seller's discretion, to perfect Seller's security interest in the Collateral, including but not limited to, any financing statements. Buyer hereby irrevocably appoints Seller its attorney-in-fact, which such appointment shall be coupled with an interest, to do such acts and to execute and file all such documents on Buyer's behalf, which power is coupled with an interest, and which power is delegable by Seller. Buver acknowledges that Seller's signature or the signature of its delegate on such documents to be the same as Buyer's own for all purposes and with the present intent to authenticate the document. Buyer represents and warrants to Seller that (a) Buyer has the power to make, deliver, and perform under this Agreement, (b) the person executing this Agreement is authorized to do so on behalf of Buyer, (c) this Agreement constitutes a valid obligation of Buyer, legally binding upon it and enforceable in accordance with its terms; (d) all credit, financial, and other information submitted to Seller in connection with this Agreement is and shall be true, correct, and complete; (e) the Buyer: if an individual, has his or her principal residence in Kansas or Missouri, or in state otherwise indicated on the front of this order, if a registered entity, is registered under the laws of the State of Kansas or Missouri, or in state otherwise indicated on front of this order; if a non-registered entity, has its principal place of business in Kansas or Missouri, or in state otherwise indicated on front of this order; (f) Buyer's name set forth on the front of this Agreement is Buyer's full, legal name; and (g) the Collateral is and shall remain located in the State of Kansas or Missouri or state otherwise indicated on the front of this order. A breach by Buyer in the terms, representations, or warranties of this Agreement or the terms of any invoice for the equipment hereunder, including but not limited to, failure to pay in full the amount owed for the equipment within the time periods stated herein or on any such invoice, shall constitute an event of default, and all amounts owing to Seller shall be immediately due, and Seller shall have all rights and remedies in law or in equity, including but not limited to, the Kansas or Missouri Uniform Commercial Code, and as set forth herein.

4.Unless Shipment is provided by Seller, the Seller's responsibility for shipment ceases upon delivery to the transportation company and any claims for shortages, delays or damages occurring thereafter shall be made by the Buyer direct to the transportation company. Any claims against the Seller for shortages in shipments shall be made within fifteen days after receipt of shipment

5. The Buyer agrees that this order shall not be countermanded by him, and that when it is accepted (and until the execution and delivery of the contract or contracts and Note or Notes required to consummate the sale as above specified) it will cover all agreements between the parties relative to this transaction, and that the Seller is not bound by any representative or terms made by any agent relative to this transaction which are not embodied herein.

6.DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY. Buyer understands and agrees that Seller is not the manufacturer of the Equipment; the Equipment is of a size, design, capacity, description, and manufacture selected by Buyer; Buyer is satisfied that the Equipment is suitable and fit for its intended purposes, including without limitation compliance with air quality or other environmental requirements. Buyer is solely responsible to know, understand, and comply with all requirements applicable to the jurisdictions where the Equipment will be used. The Equipment described herein as "new" is sold subject to such warranties as are made in writing by the manufacturer of the Equipment thereof. Except to the extent a special warranty is made by Seller in writing and executed by Seller's authorized representative, SELLER MAKES NO REPRESENTATIONS OR WARRANTIES CONCERNING THE EQUIPMENT, MATERIALS CONTAINED IN THE EQUIPMENT, OR BUYER'S USE THEREOF, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR TITLE. SELLER SHALL NOT BE LIABLE TO BUYER OR ANY THIRD PARTY FOR CONSEQUENTIAL, INCIDENTAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES ARISING OUT OF OR RELATED TO THE TRANSACTION CONTEMPLATED HEREUNDER, WHETHER AN ACTION BASED ON CONTRACT, TORT (INCLUDING NEGLIGENCE OR STRICT LIABILITY), OR ANY OTHER LEGAL THEORY, INCLUDING, BUT NOT LIMITED TO, LOSS OF ANTICIPATED PROFITS, OR BENEFITS OF USE OR LOSS OF BUSINESS, EVEN IF SELLER IS APPRISED OF THE LIKELIHOOD OF SUCH DAMAGES OCCURRING. THE MAXIMUM EXTENT OF SELLER'S LIABILITY TO BUYER SHALL BE THE TOTAL AMOUNT OF ANY PAYMENTS MADE BY BUYER TO SELLER.

7.Consumer Laws. The laws of certain jurisdictions prohibit the limitation of certain warranties and the remedies and damages for the breach of such warranties. If any provision of this Agreement is in conflict with any statute or rule of law of any state or district in which jurisdiction may lie for enforcement, then such provision shall be deemed null and void to the extent but only to the extent that it may conflict therewith; and the remaining provisions hereof shall not be invalidated, but may be reformed by the court to the extent necessary to protect the rights of the parties.

8.If this equipment is being rented with an option to purchase, all service and repairs performed on this machine must be in accordance with the manufacturer's recommendation, using parts only from the manufacturer of this machine. Buyer agrees that Buyer is responsible to obtain all insurance coverage for equipment while it is being rented from seller. Buyer agrees to be bound by the terms of any rental agreement with the seller of the equipment in addition to terms of this agreement.
9. Notice is hereby given that Foley Equipment Company has assigned its rights under this sales contract to CATD Exchange Services, LLC to sell the rental equipment described herein and, if applicable, to purchase trade-in property described herein.

10. In the event this machine is equipped with Product Link, I understand data concerning this machine, its condition, and its operation is being transmitted by Product Link to Caterpillar Inc., its affiliates (Caterpillar), and/or its dealers to better serve me and to improve upon Caterpillar products and services. The information transmitted may include: machine serial number, machine location, and operational data, including but not limited to: fault codes, emissions data, fuel usage, service meter hours, software and hardware version numbers, and installed attachments. Caterpillar will not sell or rent collected information to any other third party and will exercise reasonable efforts to keep the information secure. Caterpillar Inc. recognizes and respects customer privacy. I agree to allow this data to be accessed by Caterpillar and/or its dealers.