

SALES AGREEMENT

DATE Oct 26, 2022

Fol	ey Equipm	ent Co	mpany, 1550 S.	. West Street,	Wichita,	KS	67213 Phor	ne: (3	16) 943-42	11			
CUSTOMER CITY OF INDEPENDE	NCE												
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					—— Ĥ -						
D EQUIPMENT	WILLIE	FELTRO		223 7013			P						
T CUSTOMER CONTACT:	-												
		WILLIE FELTROP O Shipping Term: Kansas City, MO											
INDUSTRY CODE: LEGISLATIVE BODIES (CITY/COUNTY)(9121) PRINCIPAL WORK CODE													
CUSTOMER NUMBER 011847 Sales Tax Exemption # (if applicable) N/A								CUSTOMER	PO NUMBER	R (For referenc	e only)		
PAYMENT TERMS:								(/	All terms and p	ayments are s	subject to Finar	nce Compar	ny - OAC approval)
E NET PAYMENT ON RECEIPT OF INVOICE	NET ON	NET ON DELIVERY											
R — \$0 M CASH WITH ORDER \$0	.00 BALAN	10 BALANCE TO FINANCE \$0.00 CONTRACT INTEREST RATE 0											
PAYMENT PERIOD		PAYMENT AMOUNT									\$0.00		
PAYMENT PERIOD PAYMENT AMOUNT 0.00 NUMBER OF PAYMENTS 0 OPTIONAL BUY-OUT DESCRIPTION OF EQUIPMENT ORDERED / PURCHASED							\$0.00						
MAKE, CAMPROTITAD			ION OF EQUIPMENT	ONDENED/ FONC	HASED		VEAD: 2022	`					
MAKE: CATERPILLAR	MODEL: 9		0.07.400004				YEAR: 2022	2					
STOCK NUMBER: UGN1301			0SL400904	NONE									00.0115
920 14A WHEEL LOADER	538-6990	538-6990 SECURITY SYSTEM, NONE			12		433-3258 PACK, ROLL ON/ROLL OFF BY SEA				0G-3117		
2022 MODEL	F41 0761		ODUCT LINK, C			-	542-9319 RUST PREVENTATIVE APPLICATOR					0G-3273	
ENGINE	_	1-0761 TIRES, 17.5 R25, MX, L2 XTL			4	_	85-5822 BUCKET-MP, 2.7 YD3, FUS, BOT				362-0901		
POWERTRAIN, HI RIMPULL, 24MPH	538-7161	_	NDERS, STANDAL				169-5852						
FAN, REVERSING	538-7187	_	WT STANDARD, :			_	38-7162						
HYDRAULICS, 3V, STD LIFT COUPLER, FUSION, STD LIFT	541-6332	_				_	69-6317						
LIGHTS, ROADING, RH DIP, HALOGEN	552-2673		HYDRAULIC OIL, STANDARD			\neg	150-5405 160-3441						
STEERING, STANDARD	538-7124				/TT	_	21-8926						
	542-9197					-	559-3857						
			JUMPER HOSE, 3V, TWIST, FUSI LIGHTS, STD, HALOGEN				48-9539						
						54-6985							
						43-4225							
						41-4413							
HEATER AND AIR CONDITIONER	538-7130	_	OL BOX	(124)		_	71-6921						
			02 2011		SELL E								\$229,046.50
MODEL:	IN EQUIPMEN _YEAR: _	"	SN.:		EXT WA								
PAYOUT TO:	AMOUNT:		PAID BY:					- 00					\$3,412.50
MODEL:	YEAR: _			SN.:		SOURCEWELL DISCOUNT 23% OF LIST				(\$50,750.00)			
PAYOUT TO:	AMOUNT:		PAID BY:			LOYALTY DISCOUNT				(\$17,000.00)			
MODEL:	YEAR:		SN.:			BALANCE DUE				\$164,709.00			
PAYOUT TO:	AMOUNT:	PAID BY:			FREIGHT					\$494.00			
MODEL: YEAR:		SN.:			PDI/MAKE READY					\$1,817.00			
			PAID BY:		PLUS ANY APPLICABLE TAXE			XES				\$167,020.00	
ALL TRADES-INS ARE SUBJECT TO EQUIPMENT BEING IN "AS INSPECTED CONDITION" BY FOLEY AT TIME OF ACH Information delivery of replacement machine purchase above. ALL TRADES-INS ARE SUBJECT TO EQUIPMENT BEING IN "AS INSPECTED CONDITION" BY FOLEY AT TIME OF ACH Information delivery of replacement machine purchase above.													
CUSTOMER HEREBY SELLS THE TRADE-IN EQUIPMENT DESCRIBED ABOVE TO FOLEY AND WARRANTS IT TO BE					Bank = Wells Fargo NA ABA number 121000248								
FREE AND CLEAR OF ALL CLAIMS, LIENS, MORTGAGES AND SECURITY IN							er 4121956387						
							ce advice to A0 onsible for all a				liverv		
✓ CATERPILLAR EQUIPMENT WARRANTY					o dotoiiioi	7	USED E						
GANERA REDUCESCO MERCO CONTROLO			INITIAL				WARRA			INITIAL			
The Customer acknowledges that they have received a							All used equip specified here		s sold as is whe	ere is and no v	warranty is offe	ed or impli	ed except as
and have read and understood said warranty. Scheduled oil sampling (S.O.S.) is mandatory with this warranty. The Customer is responsible for taking oil samples at designated intervals from all power train components and failure to do so may result in voiding the					the	Warranty applicable:							
warranty. Warranty applicable including expiration date where necessary:						vvarianty app	iicabie.						
12 months unlimited hours	•												
3 Year/ 3,000 Hour Powertrain, Hydraulic and Tech Warranty													
-						_							
CSA:													
NOTES:													
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			This order is not	t valid until appro	ved by Sal	les M	lanager						
THIS	AGREEME	NT IS	SUBJECT TO	THE TERMS	AND CC	ND	ITIONS O	N TH	E NEXT P	AGE			
Foley Equip	ment Company								PURC	HASER			
ORDER RECEIVED BY Young, Tony					PPROVED A	ND A	CCEPTED ON _						
· · · · · · · · · · · · · · · · · · ·	·			DEDDECENTATIVE									

3 Year/ 3,000 Hc	our Powertrain, Hydraulic and Tech Warr	anty		
SA:				
OTES:				
	This	order is not valid until app	proved by Sales Manager	
	THIS AGREEMENT IS SUBJ	ECT TO THE TERMS	S AND CONDITIONS ON T	HE NEXT PAGE
	Foley Equipment Company			PURCHASER
DER RECEIVED BY	Young, Tony		APPROVED AND ACCEPTED ON	
		REPRESENTATIVE	CITY OF INDEPENDENCE	
		SALES MANAGER	BY	

PURCHASER

TERMS AND CONDITIONS

- 1. Agreement. This Agreement, when accepted by Foley, shall become a binding contract, and may not be revoked by the Customer. Foley's performance per this Agreement shall be subject to strikes, lockouts, accidents, fire, delays in manufacturing or transportation, acts of God, embargoes, pandemics or governmental action, or any other causes beyond the control of Foley, and any of said causes shall absolutely absolve Foley from any liability to the Customer under the terms hereof
- 2. Payment and Representations. Unless the Equipment is paid in full in cash at the time of delivery, Foley retains and Customer hereby grants to Foley 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 Customer shall execute a separate security agreement with Foley covering the Collateral, this Agreement shall constitute a security agreement for the Collateral. Promptly upon request, Customer agrees to execute a note or other evidence of Customer'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, Customer shall, at its expense, do any act and execute, acknowledge, deliver, file, register, record, and ratify all documents requested by Foley, in Foley's discretion, to perfect Foley's security interest in the Collateral, including but not limited to, any financing statements. Customer hereby irrevocably appoints Foley 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 Customer's behalf, which power is coupled with an interest, and which power is delegable by Foley. Customer acknowledges that Foley's signature or the signature of its delegate on such documents to be the same as Customer's own for all purposes and with the present intent to authenticate the document. Customer represents and warrants to Foley that (a) Customer 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 Customer, (c) this Agreement constitutes a valid obligation of Customer, legally binding upon it and enforceable in accordance with its terms; (d) all credit, financial, and other information submitted to Foley in connection with this Agreement is and shall be true, correct, and complete; (e) the Customer: if an individual, has his or her principal residence in Kansas or Missouri, or in state otherwise indicated on the front of this Agreement, 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 Agreement; if a non-registered entity, has its principal place of business in Kansas or Missouri, or in state otherwise indicated on front of this Agreement; (f) Customer's name set forth on the front of this Agreement is Customer'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 Agreement. A breach by Customer 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 Foley shall be immediately due, and Foley 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. In the event of Customer default of this Agreement, Foley shall be entitled to recover all costs, losses and expenses, including attorney's fees relating to the default and exercise of Foley's remedies. 3. Delivery and Taxes. Unless Shipment is provided by Foley, Foley'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 Customer direct to the transportation company. Any claims against Foley for shortages in shipments shall be made within fifteen days after receipt of shipment. Customer shall be responsible for all taxes calculated at the time of delivery of the Equipment. 4. DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY. Customer understands and agrees that Foley is not the manufacturer of the Equipment; the Equipment is of a size, design, capacity, description, and manufacture selected by Customer; Customer is satisfied that the Equipment is suitable and fit for its purposes. 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 Foley in writing and executed by Foley's authorized representative, FOLEY MAKES NO REPRESENTATIONS OR WARRANTIES CONCERNING THE EQUIPMENT, MATERIALS CONTAINED IN THE EQUIPMENT, OR CUSTOMER'S USE THEREOF, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR TITLE. FOLEY SHALL NOT BE LIABLE TO CUSTOMER 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 FOLEY IS APPRISED OF THE LIKELIHOOD OF SUCH DAMAGES OCCURRING. THE MAXIMUM EXTENT OF FOLEY'S LIABILITY TO CUSTOMER SHALL BE THE TOTAL AMOUNT OF ANY PAYMENTS MADE BY CUSTOMER TO FOLEY, HEREUNDER. 5. 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
- 6. Rental Purchase Option. If the Equipment is being rented by Customer pursuant to a Foley rental agreement with an option to purchase the Equipment, this Agreement shall become effective when Customer notifies Foley of its intent to purchase the Equipment under the rental agreement.

be reformed by the court to the extent necessary to protect the rights of the parties.

- 7. Laws. This Agreement shall be governed by the laws of Kansas or Missouri. The provisions of the United Nations on Contracts for the International Sale of Goods are expressly excluded from this Agreement. Customer shall comply with all applicable US laws, including but not limited to, export and anti-bribery laws such as the Foreign Corrupt Practices Act.
- 8. Privacy Statement. Customer consents to the collection, use, retention and disclosure of information by Foley and its parent, subsidiary and affiliated entities (collectively, "Foley Entities") in accordance with applicable law, and agrees that such information may be accessed by the Foley Entities and their partners and manufacturers with a legitimate business reason to access it, as well as third parties who may process such information on their behalf. Caterpillar's Data Governance Statement, together with Caterpillar's Global Privacy Statement and any applicable Caterpillar Privacy Notices for its digital offering subscriptions, describes Caterpillar's practices for collecting, sharing and using data and information relating to machines, products or other assets and their associated worksites—for example to enable Cat® Connect and other Digital Offerings. The Data Governance Statement also describes how Caterpillar may perform remote diagnostics and make available remote software and firmware updates and upgrades, such as configuration, patches, bug fixes, new or enhanced features, etc., for your assets and devices. By providing data and information to Foley as described herein or to Caterpillar as described in Caterpillar's Data Governance Statement at https://www.caterpillar.com/en/legal-notices/data-governance-statement.html you agree to its terms as it may be revised from time to time.
- 9. Consignment. If this is a sale of consignment Equipment, Customer acknowledges and understands that Foley is acting only as an agent of the seller/owner of the Equipment in this sales transaction. Therefore, for the purposes of the consignment sale only, the term "Foley" in this Agreement shall apply to both Foley Equipment Company and the seller/owner of the Equipment.
- 10. Assignment and Entire Agreement. Foley may assign this Agreement to a third party. This Agreement covers all agreements between the parties related to this transaction. Foley is not bound by any representative or terms made by any agent related to this transaction which are not contained herein.