

Neff Rental, LLC

Master Rental Agreement for Equipment Rentals

AGREEMENT #424-01711

THIS AGREEMENT, made and entered into by and between the County of El Dorado, a political subdivision of the State of California (hereinafter referred to as "County"), and Neff Rental, LLC, a Delaware Limited Liability Company duly qualified to conduct business in the State of California, whose principal place of business is 3750 NW 87th Avenue, Suite 400, Miami, Florida 33178 and whose local office is located at 8700 Fruitridge Road, Sacramento, California 95826 (hereinafter referred to as "Lessor");

RECITALS

WHEREAS, County has determined that from time to time, it is necessary to rent various types of equipment for its Community Development Agency for maintenance, repair, and construction related activities; such equipment includes, but is not limited to, excavators, tractors, lifts, cranes, dump trucks, graders, and loaders (Equipment);

WHEREAS, it is the intent of the parties hereto that such transactions be in conformity with all applicable state and local laws;

WHEREAS, Lessor and County intend that the terms and conditions set forth in this Master Rental Agreement for Equipment Rentals (Agreement) shall control any and all rentals transacted between Lessor and County;

NOW, THEREFORE, County and Lessor mutually agree as follows:

ARTICLE I

Purpose and Term: The terms and conditions of this Agreement shall control all equipment rental transactions between the parties hereto and shall supersede any and all other written terms and conditions, including, but not limited to, rental agreements, delivery receipts or purchase orders issued by either party. This Agreement shall become effective April 22, 2017, and shall expire on April 21, 2018.

ARTICLE II

Nature of This Agreement: This Agreement is solely for the purpose of establishing terms and conditions for Equipment rental transactions between Lessor and County and facilitating the purchase of related incidental parts and supplies, which allow County to use the Equipment as permitted by this Agreement. Lessor acknowledges that this Agreement is not exclusive and that Equipment rental transactions under this Agreement shall be initiated by County in its sole and absolute discretion. County represents that the Equipment herein is to be used solely and exclusively for County purposes. Lessor warrants and represents that the Equipment is owned by Lessor and that Lessor has complete authority and right to rent the Equipment to County. In accordance with ARTICLE VII, Authorized Operators, herein, neither County nor any Authorized Operators are agents of Lessor.

ARTICLE III

Compensation: For the purposes hereof, the rental rates shall be in accordance with Exhibit A marked "Rate Schedule," incorporated herein and made by reference a part hereof. For incidental parts and supplies provided herein, County agrees to pay Lessor in arrears at pricing in effect at the time of the purchase. Payment shall be made within thirty (30) days following County's receipt and approval of itemized invoice(s) detailing all rental, time, mileage, service, transportation, refueling services, sales taxes, and other charges and sums in accordance with this Agreement. The basic daily, weekly, and the four-week rental will entitle County to a maximum of one-shift use (i.e., a maximum of eight (8) hours per day; forty (40) hours per week; one hundred sixty (160) hours per four (4) weeks). Use in excess of one (1) shift will be payable at the hourly rate of one-sixteenth (1/16) of the daily charge (for a daily rental), one-eightieth (1/80) of the weekly rental (for a weekly rental); and one-three hundred twentieth (1/320) of the four (4)-week charge (for a four (4)-week rental); plus applicable taxes. The immediately preceding provision does not apply to occasional (two (2) hours or less) equipment use required to complete work already begun. All charges are subject to a final audit by Lessor. Rentals are F.O.B. the originating Lessor branch unless otherwise specified. Reasonable shipping charges. but not transit damages, from such branch to County's destination and return will be paid by County. All rates for rentals in excess of four (4) weeks are subject to change only after the current rental period expires and upon thirty (30) days' notice in writing.

Itemized invoices shall follow the format specified by County and shall reference this Agreement number on their faces. Copies of documentation attached to invoices shall reflect Lessor's charges for the specific services billed on those invoices. Invoices shall be mailed to County at the following address:

County of El Dorado
Community Development Agency
Transportation Division
2441 Headington Road
Placerville, California 95667
Attn.: Don Spear, Deputy Director
Maintenance and Operations Unit

or to such other location as County directs.

The total amount of this Agreement shall not exceed \$100,000.00, inclusive of all costs and expenses.

ARTICLE IV

Taxes: Lessor certifies that as of today's date, it is not in default on any unsecured property taxes or other taxes or fees owed by Lessor to County. Lessor agrees that it shall not default on any obligations to County during the term of this Agreement.

ARTICLE V

Condition of Equipment: Lessor warrants the Equipment, upon delivery to County, to be in good mechanical and merchantable condition. County's acceptance or use of the Equipment constitutes County's acknowledgment that the Equipment is in apparently good mechanical condition at that time. Lessor shall provide twenty-four (24) hour, seven (7) day a week service during County's possession of the Equipment. If the Equipment is found by County not to be in

good mechanical condition, as a result of conditions not the responsibility of County, nor caused by the fault or negligence of County or County's employees or agents, County will promptly notify Lessor, whereupon Lessor will suitably replace or repair the Equipment as soon as is reasonably possible and at Lessor's sole cost and expense. County's obligation to pay rent or other charges shall be tolled for the period the Equipment is "down." County agrees to provide reasonable access to the Equipment to Lessor's representatives so as to enable Lessor to meet its responsibilities hereunder.

County may not perform major service or repair or alter the Equipment without Lessor's prior written approval except for emergencies, which threaten life, property, or production. County remains responsible for lubrication and readiness checks as set forth in ARTICLE XIV, County's Responsibilities, hereinbelow.

ARTICLE VI

Refueling Service Charge: Lessor agrees to provide the Equipment to County with full fuel tank(s). County agrees to return the Equipment with full fuel tank(s). If County returns the Equipment with the fuel tank(s) less than full, County will pay to Lessor the applicable refueling service charge for the number of gallons required to refill the tank(s) at the time of return.

ARTICLE VII

Authorized Operators: Only County employees ("Authorized Operators") may operate the Equipment. All Authorized Operators must be properly qualified to operate the Equipment and have a valid operator's license with respect to the Equipment where required by law.

ARTICLE VIII

Changes to Agreement: This Agreement may be amended by mutual consent of the parties hereto. Said amendments shall become effective only when in writing and fully executed by duly authorized officers of the parties hereto.

ARTICLE IX

Audit by California State Auditor: Lessor acknowledges that if total compensation under this Agreement is greater than \$10,000.00, this Agreement is subject to examination and audit by the California State Auditor for a period of three (3) years, or for any longer period required by law, after final payment under this Agreement, pursuant to California Government Code § 8546.7. In order to facilitate these potential examinations and audits, Lessor shall maintain, for a period of at least three (3) years, or for any longer period required by law, after final payment under the Agreement, all books, records, and documentation necessary to demonstrate performance under the Agreement.

ARTICLE X

Fiscal Considerations: The parties to this Agreement recognize and acknowledge that County is a political subdivision of the State of California. As such, County is subject to the provisions of Article XVI, Section 18 of the California Constitution and other similar fiscal and procurement laws and regulations and may not expend funds for products, equipment, or services not budgeted in a given year. It is further understood that in the normal course of County business, County will adopt a proposed budget prior to a given fiscal year, but that the final adoption of a budget does not occur until after the beginning of the fiscal year.

Notwithstanding any other provision of this Agreement to the contrary, County shall give notice of cancellation of this Agreement in the event of adoption of a proposed budget that does not

provide for funds for the services, products, or equipment subject herein. Such notice shall become effective upon the adoption of a final budget, which does not provide funding for this Agreement. Upon the effective date of such notice, this Agreement shall be automatically terminated and County released from any further liability hereunder.

In addition to the above, should the Board of Supervisors during the course of a given year for financial reasons reduce or order a reduction in the budget for any County department for which services were contracted to be performed or for which products or equipment were to be supplied, pursuant to this Article in the sole discretion of County, this Agreement may be deemed to be canceled in its entirety subject to payment for equipment rented prior to such cancellation.

ARTICLE XI

Default, Termination, and Cancellation:

A. Default: Upon the occurrence of any default of the provisions of this Agreement, a party shall give written notice of said default to the party in default (notice). If the party in default does not cure the default within ten (10) days of the date of notice (Time to Cure), then such party shall be in default. The Time to Cure may be extended at the discretion of the party giving notice. Any extension of Time to Cure must be in writing, prepared by the party in default for signature by the party giving notice, and must specify the reason(s) for the extension and the date in which the extension of Time to Cure expires.

Notice given under this section shall specify the alleged default and the applicable Agreement provision and shall demand that the party in default perform the provisions of this Agreement within the applicable period of time. No such notice shall be deemed a termination of this Agreement unless the party giving notice so elects in this notice, or the party giving notice so elects in a subsequent written notice after the Time to Cure has expired.

- B. Bankruptcy: This Agreement, at the option of County, shall be terminable in the case of bankruptcy, voluntary or involuntary, or insolvency of Lessor.
- C. Ceasing Performance: County may terminate this Agreement in the event Lessor ceases to operate as a business or otherwise becomes unable to substantially perform any term or condition of this Agreement.
- D. Termination or Cancellation without Cause: County may terminate this Agreement in whole or in part upon seven (7) calendar days written notice by County for any reason. If such prior termination is effected, County will pay for satisfactory equipment rentals prior to the effective dates, as set forth in the Notice of Termination provided to Lessor, and for such other products or services which County may agree to in writing as necessary for contract resolution. In no event, however, shall County be obligated to pay more than the total amount of the Agreement. Upon receipt of a Notice of Termination, Lessor shall promptly discontinue all services affected, as of the effective date of termination set forth in such Notice of Termination, unless the Notice directs otherwise.

ARTICLE XII

Notice to Parties: All notices to be given by the parties hereto shall be in writing and served by depositing same in the United States Post Office, postage prepaid and return receipt requested. Notices to County shall be in duplicate and addressed as follows:

With a copy to:

County of El Dorado

2850 Fairlane Court

Attn.: Michele Weimer

Community Development Agency Administration and Finance Division

Administrative Services Officer

Contracts & Procurement Unit

Placerville, California 95667

To County:

County of El Dorado Community Development Agency Transportation Division 2441 Headington Road Placerville, California 95667

Attn.: Don Spear Deputy Director

Maintenance and Operations Unit

or to such other location as County directs.

Notices to Lessor shall be addressed as follows:

Neff Rental, LLC 3750 NW 87th Avenue, Suite 400 Miami, Florida 33178

Attn.: Graham Hood, President / Chief Executive Officer

or to such other location as Lessor directs.

ARTICLE XIII

Change of Address: In the event of a change in address for Lessor's principal place of business, Lessor's Agent for Service of Process, or Notices to Lessor, Lessor shall notify County in writing as provided in ARTICLE XII, Notice to Parties. Said notice shall become part of this Agreement upon acknowledgment in writing by County's Contract Administrator, and no further amendment of the Agreement shall be necessary provided that such change of address does not conflict with any other provisions of this Agreement.

ARTICLE XIV

County's Responsibilities: County must return the Equipment to Lessor in the same good and clean condition it was in when County received it, ordinary wear and tear excepted. The Equipment must be returned to Lessor at the Lessor branch from which it was rented. County acknowledges that it must confirm return receipt of the Equipment by Lessor at the time the Equipment is returned. Lessor shall provide County with written confirmation of return receipt including the condition of the Equipment and the status of the gas tank level(s). Until such time as Lessor receives actual possession of the Equipment, County agrees to take reasonable measures to hold said Equipment in a safe and secure manner. The Equipment will be used solely for County's purposes. County shall notify the renting branch by telephone or fax, prior to any Equipment movements between County's job sites. The Equipment will be used only in accordance with the manufacturer's instructions within its rated capacity, such instructions and capacity to be provided by Lessor. County will promptly notify Lessor of any accident, damage, or failure involving the Equipment and will reasonably cooperate with Lessor in gathering

information in connection therewith. County will perform or cause to be performed lubrication and readiness checks of the Equipment, including, but not limited to: checking of the Equipment before each shift; checking and maintaining crankcase, transmission, cooling, and fluid systems daily; and checking tire pressure, battery fluid, and charge levels weekly.

ARTICLE XV

Risk of Loss: All loss of or damage to the Equipment, unless such loss or damage results from a latent defect(s) or fault or negligence on the part of Lessor, while on rental and in County's care, custody, or control, including, but not limited to, fire, flood, theft, comprehensive losses, collision, and rollover, will be the responsibility of County. Such responsibility is limited to: (1) reasonable repair cost or (2) the fair market value of the Equipment at the time it is lost or damaged, less its salvage value. The cost of labor for such repairs will be either Lessor's then-prevailing reasonable hourly rate for labor, posted at the Lessor branch where the equipment is to be repaired, or the repairer's reasonable hourly rate for labor charged to Lessor for such repairs, as the case may be. Parts will be charged at Lessor's cost therefor as reasonably charged to Lessor by the supplier or repairer, as the case may be. Use of the Equipment by persons other than as provided for in ARTICLE VII, Authorized Operators, herein, will be at County's sole risk. County and any Authorized Operator hereby assume all risk of loss or damage and waive all claims against Lessor by reason of any personal property left or stored by County or any other person in or upon the Equipment.

ARTICLE XVI

Prohibited Use of Equipment: County will be deemed to be in default of the provisions of this Agreement if the Equipment is used: (a) to carry persons for hire; (b) to carry persons other than Authorized Operators or helpers employed by County (unless authorized by Lessor), all of whom will ride only within the cab of the Equipment, and then only if such carriage is lawful; (c) to transport property for hire unless County obtains all necessary permits and licenses; (d) in violation of any law or ordinance; (e) in any race, test, or contest; (f) in a reckless, negligent, or abusive manner, or is intentionally damaged by County; (g) for the carrying or hauling of explosives or other hazardous material in a manner inconsistent or in violation of applicable laws, rules, or regulations; or (h) in any fashion or manner for which the Equipment was not designed or beyond the manufacturer's rated capacity of the Equipment.

ARTICLE XVII

Insurance:

A. Public Liability and Property Damage Liability Insurance (Third party)

County will, at its expense, at all times during the term of this Agreement, maintain in force Commercial General Liability and Property Damage Liability Insurance or self-insurance with a limit for bodily injury, including death, of \$500,000 for each person in each accident, and with a limit of liability of \$1,000,000 for all persons in each accident, and with a limit of liability for property damage of \$250,000 for each accident, on a primary and not excess or contributory basis, for County's liability for damages sustained by any person or persons, including, but not limited to, agents or employees of County, as a result of the maintenance, use, operation, possession, storage, erection, dismantling, servicing, or transportation of the Equipment. County will, on demand, furnish Lessor a Certificate of Insurance evidencing such insurance, endorsed to provide that such insurance may not be canceled or materially modified except on thirty (30) days prior written notice to Lessor at the renting Lessor branch. County agrees to abide by all terms and conditions of said insurance. County, its agents, and employees will

cooperate fully with Lessor in any investigation, prosecution, or defense of any claim or suit arising therefrom and will do nothing to impair or invalidate the applicable insurance coverage. Lessor's acceptance of County's Certificate(s) of Insurance will not be deemed a waiver or modification of County's insurance, indemnity, or any other obligation under this Agreement.

B. Property Insurance (Lessor Equipment)

County will, at its own expense and at all times during the term of this Agreement, maintain in force Property Insurance or self-insurance in an amount adequate to cover any damage to, or loss of, the Equipment being rented under this Agreement. County's policy must expressly cover non-owned equipment while in County's care, custody, and control. County will, on demand, furnish Lessor a Certificate of Insurance evidencing such insurance and endorsed to provide that such insurance may not be canceled or materially modified except on thirty (30) days prior written notice to Lessor at the renting Lessor branch. County agrees to abide by all of the terms and conditions of such insurance.

ARTICLE XVIII

County's Obligation to Indemnify: County will defend, indemnify, and hold harmless Lessor, its subsidiaries, parent company, and its and their officers, agents, and employees, from and against all loss, liability, claim, action, or expense, including reasonable attorneys' fees, by reason of bodily injury, including death and property damage, sustained by any person or persons, including but not limited to employees of County, to the extent caused exclusively by County's sole or active negligent maintenance, use, possession, operation, erection, dismantling, servicing, or transportation of the Equipment.

ARTICLE XIX

Lessor's Obligation to Indemnify: Lessor shall defend, indemnify, and hold County and its officers, agents, and employees harmless against and from any and all claims, suits, losses, damages, and liability for damages of every name, kind, and description, including attorneys' fees and costs incurred, brought for, or on account of, injuries to, or death of, any person, including but not limited to workers, County employees, and the public, or damage to property, or any economic or consequential losses, which are claimed to, or in any way arise out of, or are connected with Lessor's services, equipment, latent defects in the equipment, operations, or performance hereunder, regardless of the existence or degree of fault or negligence on the part of County, Lessor, subcontractor(s), and employee(s) of any of these, except for the sole, or active negligence of County, its officers, and employees, or as expressly provided by statute. This duty of Lessor to indemnify and save County harmless includes the duties to defend set forth in California Civil Code Section 2778.

ARTICLE XX

County's Compliance With Law: County will, at its expense, comply with all federal, state, and local laws and regulations affecting the Equipment and its use, operation, erection, design, and transportation, including without limitation, licensing and building code requirements, and will defend, indemnify, and hold Lessor harmless from all loss, liability, or expense resulting from County's actual or alleged violations of any such laws, regulations, or requirements.

ARTICLE XXI

Lessor's Compliance With Law: Lessor will, at its expense, comply with all federal, state, and local laws and regulations affecting the Equipment and its use, operation, erection, design, and transportation, including, without limitation, licensing, OSHA and ANSI requirements, and will defend, indemnify, and hold County harmless from all loss, liability, or expense resulting from Lessor's actual or alleged violations of any such laws, regulations, or requirements.

ARTICLE XXII

Notice of Loss or Accident: In the event of the loss or theft of or damage to the Equipment, County agrees to notify Lessor by telephone, and thereafter to report in writing to Lessor and the public authorities (where required by law) all reasonable information deemed relevant thereto by Lessor. County will cause its agents and employees to give Lessor and the public authorities proper and full information and reasonable assistance in the investigation and prosecution of any matter resulting from said loss theft or damage.

ARTICLE XXIII

Force Majeure/Infringement: Any failure of performance by County or Lessor due to causes beyond County or Lessor's reasonable control, including, but not limited to, acts of civil or military authority, Acts of God, labor difficulties, failure of transportation, and delays of suppliers, will not be deemed to be a default by County or Lessor.

ARTICLE XXIV

Interest of Public Official: No official or employee of County who exercises any functions or responsibilities in review or approval of services, products, or equipment to be provided by Lessor under this Agreement shall participate in or attempt to influence any decision relating to this Agreement which affects personal interest or interest of any corporation, partnership, or association in which he/she is directly or indirectly interested; nor shall any such official or employee of County have any interest, direct or indirect, in this Agreement or the proceeds thereof.

ARTICLE XXV

Conflict of Interest: The parties to this Agreement have read and are aware of the provisions of Government Code Section 1090 et seq. and Section 87100 relating to conflict of interest of public officers and employees. Lessor attests that it has no current business or financial relationship with any County employee(s) that would constitute a conflict of interest with provision of services under this Agreement and will not enter into any such business or financial relationship with any such employee(s) during the term of this Agreement. County represents that it is unaware of any financial or economic interest of any public officer or employee of Lessor relating to this Agreement. It is further understood and agreed that if such a financial interest does exist at the inception of this Agreement either party may immediately terminate this Agreement by giving written notice as detailed in ARTICLE XI, Default, Termination, and Cancellation, herein.

ARTICLE XXVI

California Forum and Law: Any dispute resolution action arising out of this Agreement, including, but not limited to, litigation, mediation, or arbitration, shall be brought in El Dorado County, California, and shall be resolved in accordance with the laws of the State of California.

ARTICLE XXVII

Attorneys' Fees: In the event of any action to enforce this Agreement or to seek a declaration of rights or responsibilities hereunder, the prevailing party will be entitled to reasonable attorneys' fees in addition to all other costs and expenses allowed by law.

ARTICLE XXVIII

Business License: County's Business License Ordinance provides that it is unlawful for any person to furnish supplies or services, or transact any kind of business in the unincorporated territory of El Dorado County without possessing a County business license unless exempt under County Ordinance Code Section 5.08.070. Lessor warrants and represents that it shall comply with all of the requirements of County's Business License Ordinance, where applicable, prior to renting any equipment under this Agreement and at all times during the term of this Agreement.

ARTICLE XXIX

Contract Administrator: The County Officer or employee with responsibility for administering this Agreement is Don Spear, Deputy Director, Maintenance and Operations Unit, Transportation Division, Community Development Agency, or successor.

ARTICLE XXX

Authorized Signatures: The parties to this Agreement represent that the undersigned individuals executing this Agreement on their respective behalf are fully authorized to do so by law or other appropriate instrument and to bind upon said parties the obligations set forth herein.

ARTICLE XXXI

Partial Invalidity: If any provision or any part of any provision of this Agreement or the application thereof is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions or parts of said provisions shall not be affected thereby and will continue in full force and effect without being impaired or invalidated in any way.

ARTICLE XXXII

No Third Party Beneficiaries: Nothing in this Agreement is intended, nor will be deemed, to confer rights or remedies upon any person or legal entity not a party to this Agreement.

ARTICLE XXXIII

Counterparts: This Agreement may be executed in one or more counterparts, each of which shall be an original and all of which together shall constitute one and the same instrument.

ARTICLE XXXIV

Entire Agreement: This document and the documents referred to herein are the entire Agreement between the parties, and they incorporate or supersede all prior written or oral agreements or understandings.

Requesting Contract Administrator Concurrence:

ву:

Dated: 2/22/17

Don Spear Deputy Director

Maintenance and Operations Unit

Transportation Division

Community Development Agency

Requesting Division Concurrence:

Bard R. Lower

Transportation Division Director Community Development Agency Dated: 2/24/2el7

Requesting Department Concurrence:

Dy. _____

Roger Niello Interim Director

Community Development Agency

Dated

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the dates indicated below.

-- COUNTY OF EL DORADO --

ву: Мак М	Dated: 3/28/17
Shiva Frentzen	
Chair Board of Supervisors	
"County"	

Attest:

James S. Mitrisin

Clerk of the Board of Supervisors

By: Marcie Machiland Dated: 3/28/17

--NEFF RENTAL, LLC--

President / Chief Executive Officer

"Locobr"

Mark Irion

Chief Financial Officer

Exhibit A



Rate Schedule

Additional Discounts: \$25,000 to \$49.999 - 2.5% / \$50,000 to 74,999 / 5%, \$75,000 & up 7.5%

CAT/CLASS	PRODUCT DESCRIPTION	DAY	WEEK	4 WEEK
	AIR COMPRESSORS AND ACCESSORIES			
100-0060	COMPRESSOR 185CFM DIESEL	85	230	575
100-0070	COMPRESSOR 375CFM DIESEL	186	496	1,328
100-0080	COMPRESSOR H/P 750-825CFM DSL	276	866	2,201
120-0120	HAMMER CHIPPING HAMMER 15-20 LB AIR	39	115	324
120-0130	HAMMER CHIPPING HAMMER 30 LB AIR	42	109	303
120-0200	RIVET BUSTER STANDARD AIR	45	154	433
120-0350	TAMP AIR	50	183	442
120-4000	HAMMER 30LB AIR	39	106	276
120-4025	HAMMER 60LB AIR	47	129	337
120-4050	HAMMER 90LB AIR	44	120	313
120-9310	3/4" X 50' 200-300PSI AIR HOSE	4	11	30
120-9320	AIR HAMMER BITS (POINT/CHISEL/SPADE)	9	25	65
130-0150	ROCK DRILL 50LB AIR	58	167	435
	COMPACTION			
140-0720	COMPACTOR PLATE 2500-5000LB	64	168	423
140-0730	COMPACTOR PLATE REVRS 5000-7000LB	83	229	575
140-0740	COMPACTOR PLATE REVRS 7000-8000LB	94	293	735
140-0745	COMPACTOR PLATE REVRS 8-12500LB	131	348	873
140-0800	COMPACTOR RAMMER GAS 1900-2800LB	66	174	436
140-0810	COMPACTOR RAMMER GAS 2900-3200LB	73	194	487
	ROLLERS	7,48,74 2×5, 75		
180-0840	ROLLER TRENCH 24-33" REMOTE CONTROLLED	211	559	1,453
180-0847	ROLLER 30-36" DBL DRUM SMOOTH VIBRATORY	207	552	1,433
180-0850	ROLLER 38-40" DBL DRUM SMOOTH VIBRATORY	235	685	1,832
180-0855	ROLLER 46-50" DBL DRUM SMOOTH VIBRATORY	247	729	1,895
180-0857	ROLLER 3-6 TON S/D, 47.2" DRUM	243	663	1,731
180-0860	ROLLER 7-8T S/D, 54"-56.1" DRUM	278	759	1,981
180-0861	ROLLER 7-8T S/D W/SHELKIT 54"-56" DRUM	320	874	2,280
180-0870	ROLLER 14-15 TON S/D, 66" DRUM	333	909	2,373
180-0871	ROLLER 14-17T S/D W/SHELLKIT 66" DRUM	372	1,014	2,648
180-0880	ROLLER 25-26 TON S/D, 84" DRUM	410	1,118	2,918
180-0881	ROLLER 25-30T S/D W/SHELLKIT 84"DRUM	459	1,254	3,272
180-1000	ROLLER 9-WHEEL PNEUMATIC TIRE	273	976	2,536
	BACKHOES & ATTACHMENTS			
200-1180	BACKHOE STANDARD 65-90HP 2WD	260	649	1,707
200-1184	BACKHOE STANDARD 73-92HP 4WD	249	622	1,635



Additional Discounts: \$25,000 to \$49.999 - 2.5% / \$50,000 to 74,999 / 5%, \$75,000 & up 7.5% NO TAX / NO LDW / FUEL \$3.95 PER GALLON

CAT/CLASS **PRODUCT DESCRIPTION** WEEK 4 WEEK DAY 200-1185 BACKHOE EXTENDAHOE 70-100HP 4WD 281 703 1,850 BACKHOE W/CAB 65-90HP 4WD 200-1186 255 639 1,679 200-1188 **BACKHOE SETUP FOR HAMMER 65-90HP** 249 622 1,635 200-1193 BACKHOE EXT/HOE 70-95HP 4WD 4&1 BKT 304 760 2,000 200-1196 BACKHOE EXT/HOE 65-90HP W/CAB 4WD 339 848 2,230 722 1,900 200-1205 BACKHOE EXTENDAHOE 90-100HP 4WD 289 200-3000 BACKHOE ACC. FORKS BKT/TYPE 36 91 240 76 200-4000 **BUCKET BACKHOE** 28 200 200-6000 BACKHOE ACC. HAMMER HYD 1000-1200LB 257 642 1,675 200-9360 BACKHOE ACC. COMPACTION WHEEL 18-24" 46 115 300 DOZERS 220-1010 DOZER TRACK 16" 70-80HP 453 1,200 3,180 220-1014 DOZER TRACK W/CAB 24" 70-80HP 528 1,379 3,653 220-1015 DOZER TRACK 24" 70-80HP 463 1,290 3,417 220-1017 DOZER TRACK 18" 70-91HP 481 3,541 1,336 220-1018 DOZER TRACK 24" 80-90HP 488 1,272 3,372 220-1030 DOZER TRACK 18"-28" 90-99HP 558 1,458 3,863 220-1031 DOZER TRACK W/CAB 18"-28" 90-105HP 4,421 639 1,668 220-1035 DOZER TRACK W/CAB 18" 100-110HP 691 1,805 4,783 220-1046 DOZER TRACK 30" 100-135HP 5,440 787 2,053 220-1047 DOZER TRACK W/CAB 30" 100-125HP 801 2,090 5,539 220-9050 389 DOZER ACC. RAKE ATTACHMENT 48 144 **EXCAVATORS AND ATTACHMENTS** 240-1210 EXCAVATOR 1TON MINI 4'-5' D/DEPTH 187 568 1,477 240-1220 **EXCAVATOR 2TON MINI 5'-7' D/DEPTH** 198 516 1.341 240-1230 EXCAVATOR 3-3.5TON MINI 8'-9' D/DEPTH 204 530 1,377 240-1235 EXCAVATOR 3.5TON MINI 9'-12' D/DEPTH 227 590 1,534 2,000 240-1240 EXCAVATOR 5-6.5TON 11'-13' D/DEPTH 296 769 240-1245 EXCAVATOR 8.5-9.5TON 14'-15' D/DEPTH 411 1,069 2,779 240-1250 EXCAVATOR 14-15TON 18'-20' D/DEPTH 555 1,444 3,796 240-1260 EXCAVATOR 18-20TON 19-21' D/DEPTH 607 1,578 4,151 240-1270 EXCAVATOR 22-26TON 21-22' D/DEPTH 693 1,802 4,738 4,738 240-1271 **EXCAVATOR 22-26 TON HAMMER SETUP** 693 1,802 925 2,405 6,325 240-1272 EXCAVATOR 21-23TON WHEELED 19-21' D/D 240-1274 EXCAVATOR 26TON 21' D/DEPTH NEAR-0-TAIL 781 5,342 2,031 5,725 240-1275 EXCAVATOR 26-30TON 22-23' D/DEPTH 837 2,177 240-1278 EXCAVATOR 26-30TON 48'-53' LONG STICK 1,252 3,256 8,562



NO TAX / NO LDW / FUEL \$3.95 PER GALLON CAT/CLASS PRODUCT DESCRIPTION DAY | WEEK | 4 WEEK 240-1279 EXCAVATOR 32-35TON 60-65' D/DEPTH 1,287 3,345 8,797 240-1280 EXCAVATOR 30-33TON 23-25' D/DEPTH 1,027 2,840 7,470 240-1281 **EXCAVATOR 33TON HAMMER SETUP** 1,092 2,840 7,470 240-1290 EXCAVATOR 35-40TON 22-25' D/DEPTH 7,470 1.092 2,840 240-1291 **EXCAVATOR 35-40TON HAMMER SETUP** 1,059 2,753 7,990 7,990 240-1295 EXCAVATOR 35-40TON 24-27' D/DEPTH 3,038 1,168 4,121 240-1300 EXCAVATOR 50-55TON 25' D/DEPTH 1,585 10,839 360 240-9000 **EXCAVATOR ACC. THUMB MECHANICAL** 53 137 240-9010 **EXCAVATOR ACC. THUMB HYDRAULIC** 72 187 493 475 240-9020 **EXCAVATOR ACC. GRAPPLE MECHANICAL** 69 181 240-9050 **EXCAVATOR ACC. SHEAR HYD** 1.901 4.943 13.000 240-9250 EXCAVATOR ACC. HAMMER HYD 300-1000 LB 146 380 1,000 240-9260 **EXCAVATOR ACC. HAMMER HYD 2000 LB** 612 1,592 4,188 240-9300 EXCAVATOR ACC. HAMMER HYD 3500-4000 LB 724 1,882 4,950 747 240-9320 EXCAVATOR ACC. HAMMER HYD 5000-7000 LB 1,941 5,106 240-9322 EXCAVATOR ACC. HAMMER HYD 8000 LB 1.057 2,748 7,227 240-9324 EXCAVATOR ACC. HAMMER HYD 10000-12000LB 1,150 2,991 7,865 240-9332 EXCAVATOR ACC. COMPACTOR HYD 6K LB FORCE 161 418 1,100 240-9360 **EXCAVATOR ACC. COMPACTION WHEEL 18"-24"** 83 215 566 240-9400 EXCAVATOR ACC. SWIVEL ATTACHMENT 55 143 375 **TRENCHERS** TRENCHER WK/BEHIND 10-20HP 24-36" DEPTH 167 434 1,128 260-1340 TRENCHER RIDING 37-42HP 48"-60"DEPTH 1,755 260-1360 260 675 **GRADERS** 270-1300 GRADER 70-110HP 10' BLADE 484 1,428 3,869 270-1400 GRADER 90-110HP 12' BLADE 467 1,583 4,439 270-1500 GRADER 140-195HP 14' BLADE 735 2,214 6,000 **TRACTORS & ATTACHMENTS** 143 422 1,123 280-1530 TRACTOR 16-17HP 1.325 174 504 280-1550 TRACTOR 33-42HP 280-1555 TRACTOR W/BROOM 279 758 2,010 233 280-1565 TRACTOR 50-55HP 4WD 662 1,785 280-1575 LOADER TRACTOR 60-75HP 4WD 224 632 1,675 75 200 280-9000 TRACTOR ACC. 60"-84" BOX BLADE 28 134 362 960 280-9310 TRACTOR ACC. 60" FLAIL MOWER **SKID STEERS & ATTACHMENTS** 240 695 2.085 300-1570 SKID STEER 75-85HP W/CAB H/F 2.5K-3K-LB



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NO TAX / NO LDW / FUEL \$3.95 PER GALLON CAT/CLASS PRODUCT DESCRIPTION DAY WEEK 4 WEEK 340-2065 FORKLIFT IND. 5K-LB 3-STAGE PROPANE 165 494 1,310 340-2070 FORKLIFT IND. 5K-LB 3-STAGE DUAL FUEL 158 474 1,256 340-2081 FORKLIFT IND. 15K-LB 144" LIFT LPG 410 1,230 3,260 340-2086 FORKLIFT ST-MAST 6K 22' LIFT 2WD 213 1,555 587 340-2090 FORKLIFT ST-MAST 6K 22' LIFT 4WD 213 585 1,550 340-2095 FORKLIFT ST-MAST 8K 22' LIFT 2WD 215 590 1,564 340-2105 FORKLIFT T/HANDLER 4400LB 17' 4WD 236 632 1,587 FORKLIFT T/HANDLER 5K 22' 4WD 340-2109 263 635 1,594 340-2113 FORKLIFT T/HANDLER 6K 34-37' 4WD 277 728 1,826 283 742 340-2120 FORKLIFT T/HANDLER 6-7K 40'-44' 4WD 1,863 340-2200 2,178 FORKLIFT T/HANDLER 8K 40-44' 4WD 335 868 340-2250 FORKLIFT T/HANDLER 9K 40'-45' 4WD 404 1,075 2,698 340-2255 FORKLIFT T/HANDLER 9K 55' 4WD 451 1,135 2,850 340-2400 FORKLIFT T/HANDLER 10K 54'-56' 4WD 468 1,246 3,127 340-2401 FORKLIFT T/HANDLER 10K 56' 4WD W/CAB 476 1,287 3,245 340-2500 FORKLIFT T/HANDLER 10K 4WD 54' TRAVERSE 468 1,264 3,245 340-2505 FORKLIFT T/HANDLER 12K 55' W/CAB 4WD 585 1,494 3,750 340-5001 FORKLIFT ACC. TRUSS/TREE BOOM 49 127 331 44 305 340-6000 FORKLIFT ACC. 1YD LIGHT MATERIAL BUCKET 116 340-9020 FORKLIFT ACC. DUMP HOPPER ATTACH 46 129 337 340-9040 FORKLIFT ACC. PERSONNEL BASKET ATTACH 42 110 287 FORKLIFT ACC. FORK EXTENSIONS 25 229 340-9060 88 340-9080 FORKLIFT ACC. FORK JIB ATTACH 34 86 225 FORKLIFT ACC. LOADER BUCKET ATTACH 340-9100 44 114 299 **MATERIAL LIFTS** 60 197 550 350-3075 **MATERIAL LIFT 18'** 50 350-3100 **MATERIAL LIFT 24'** 131 334 PALLET JACK 50 350-3225 PALLET JACK MANUAL 131 335 **PUMPS** PUMP SUBMERSIBLE 2" 49 153 361 360-0175 66 200 542 360-1525 PUMP DIAPHRAGM 3" GAS 106 945 360-1600 PUMP DIAPHRAGM DOUBLE 4" DIESEL 341 360-2000 40 2" X 20' SUCTION HOSE 6 17 360-2010 2" X 50' DISCHARGE HOSE 6 17 40 78 236 665 360-2040 PUMP HYDROSTATIC TEST 550 PSI GAS 360-3000 3" X 20' SUCTION HOSE 17 40



NO TAX / NO LDW / FUEL \$3.95 PER GALLON CAT/CLASS PRODUCT DESCRIPTION DAY WEEK 4 WEEK 360-3010 3" X 50' DISCHARGE HOSE 17 360-3120 PUMP TRASH CENTRIFUGAL 2" 235 GPM GAS 175 58 411 360-3130 PUMP TRASH CENTRIFUGAL 3" 440 GPM GAS 69 223 538 360-3140 PUMP TRASH CENTRIFUGAL 4" 740 GPM GAS 92 630 265 485 360-3150 PUMP TRASH CENTRIFUGAL 6" DIESEL 154 1,303 360-3155 PUMP TRASH CENTRIFUGAL 6" DRY PRIME DSL 256 732 2,030 360-3400 PUMP CENTRIFUGAL 2" GAS 46 124 321 10 360-4020 4" X 20' SUCTION HOSE 26 60 360-4500 4" X 50' DISCHARGE HOSE 26 10 60 6" X 20' SUCTION HOSE 360-6000 11 30 70 360-6010 6" X 50' DISCHARGE HOSE 11 30 70 AERIAL EQUIPMENT 370-2400 LIFT ONE MAN 20' 110 248 563 370-2500 LIFT ONE MAN 24/25' PROPELLED 101 220 485 370-2999 SCISSOR LIFT 19' ELECTRIC 89 191 420 370-3005 SCISSOR LIFT 20' NARROW ELECTRIC 114 238 524 370-3090 SCISSOR LIFT 26' NARROW ELECTRIC 119 260 572 370-3100 SCISSOR LIFT 26' ELECTRIC 131 273 600 370-3105 419 922 SCISSOR LIFT 33' ELECTRIC 183 370-3120 SCISSOR LIFT 26' 4WD DUAL FUEL 189 387 852 370-3275 SCISSOR LIFT 32' 4WD DUAL FUEL 222 537 1,235 370-3280 SCISSOR LIFT 32'-33' 4WD RT DIESEL 216 1,248 550 370-3330 SCISSOR LIFT 43' 4WD DIESEL 296 651 1,431 370-4000 BOOM LIFT 30-35' ART. ELECTRIC 287 638 1,467 370-4100 295 711 BOOM LIFT 40-45' ART. ELECTRIC 1,636 370-4130 179 1,355 **BOOM LIFT 30-35' TOWABLE** 504 770 370-4250 BOOM LIFT ARTIC. 40-45' 4WD, DUAL FUEL 309 1.770 370-4350 BOOM LIFT ARTICULATING 40-45' 4WD DIESEL 314 770 1,770 370-4361 BOOM LIFT 60' 4WD, ART. DUAL FUEL 396 955 2,197 370-4366 **BOOM LIFT ARTICULATING 60' 4WD DIESEL** 401 955 2,197 **BOOM LIFT ARTICULATING 80' 4WD DIESEL** 742 370-4380 1,648 3,790 370-4450 **BOOM LIFT 40' 4WD DIESEL** 318 770 1,770 2,197 370-6500 BOOM LIFT 60' 4WD DIESEL 407 955 370-6660 BOOM LIFT 65' 4WD W/JIB DIESEL 401 962 2,212 370-8500 **BOOM LIFT 80' 4WD DIESEL** 776 1,722 3,960 370-8700 BOOM LIFT 80' 4WD 6' JIB DIESEL 821 1,823 4,193 370-8750 BOOM LIFT 85' 4WD JIB DIESEL 777 4,569 1,987



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Additional Discounts: \$25,000 to \$49.999 - 2.5% / \$50,000 to 74,999 / 5%, \$75,000 & up 7.5% NO TAX / NO LDW / FUEL \$3.95 PER GALLON

CAT/CLASS PRODUCT DESCRIPTION DAY | WEEK | 4 WEEK **ELECTRICAL DRILLS & HAMMERS** 640-2020 HAMMER CHIPPING 30LB ELECTRIC 62 159 417 640-2050 HAMMER CHIPPING 60LB ELECTRIC 85 216 564 640-3450 DRILL CORE DRILL ELECTRIC 75 219 574 640-3455 DRILL CORE DRILL HAND HELD ELECTRIC 48 121 253 640-4075 **DRILL ROTARY HAMMER 1.5"** 50 172 448 640-4100 DRILL ROTARY HAMMER 2" 55 158 414 CARRY DECK CRANE 478 690-8300 CRANE CARRY DECK 7.5-8.5T 3 STG LPG 1,305 3,431 TRUCKS 800-1000 TRUCK WATER 2000 GAL DIESEL 341 930 2,445 800-1100 554 1,578 4,150 TRUCK WATER 4000 GAL DIESEL 1,795 800-2000 TRUCK DUMP 5-6 YD BOX DIESEL 250 683 800-2035 299 855 2,275 TRUCK DUMP ART.SWIVEL 4T 2-3 YD DIESEL 800-2055 TRUCK DUMP ARTICULATING 18T 12YD DSL 899 2.454 6.454 800-2060 TRUCK DUMP ARTICULATING 14T 9-10 YD DSL 757 2,066 5,435 800-2100 TRUCK DUMP 14 YD DIESEL 473 1,503 3,952 800-2500 TRUCK DUMP 14'-16' FLATBED DIESEL 233 635 1,669 800-3020 TRUCK CRANE 17-18 TON DIESEL 566 1,544 4,061 800-3280 TRUCK CRANE 25-28 TON DIESEL 766 2,091 5,500 WATER TRAILER 800-5000 TRAILER WATER 500GAL 94 263 692 **UTILITY VEHICLES** 800-9009 UTILITY VEHICLE (4X2) GAS 56 159 420 800-9015 UTILITY VEHICLE (4X4) GAS 68 190 499 800-9016 UTILITY VEHICLE (4X4) DIESEL 78 219 576 MISCELLANEOUS EQUIPMENT 72 187 494 820-2060 PRESSURE WASHER 3000-PSI GAS 319 847 840-1410 SOD CUTTER GAS POWERED 103 597 1,582 890-8010 SWEEPER RIDE-ON 3/WHL 80G DIESEL 230 735 1,948 890-8015 SWEEPER 4 WHEEL W/CAB DIESEL 283 273 724 890-9100 ARROW BOARD SOLAR 87 20 135 904-4000 BUCKET EXCAVATOR MINI 51