

CITY OF MARICOPA

Retail Sales Agreement

RSA #: 1

181663

Date: 3/21/2017

Customer: 45695 W EDISON RD Address: MARICORA AZ 95130			Seller: Addres			CHINERY-PHOENIX H AVE		
		WARTOOF A, AZ 03139			PHOENIX, A	AZ 85009-3602		
County		PINAL PO:		Dhana	000 000 000	04 - TDAVIO OFVTO	N.1	
		316-6950			Phone: 602-269-3221 TRAVIS SEXTON NOTICE TO PURCHASER			
2 nd Signer:				 Read this contract before you sign it. 				
Addres	5.		You are entitled to an exact and completely filled in copy of this contract when you sign it. Keep it to protect your legal rights.					
Sales T	ax Pos	ssession / Receiving Location:		 Purchaser acknowledges receipt of a fully completed copy of this contract and Purchaser waives notice of the acceptance or rejection of 				
AZ,	PINAL	, MARICOPA		this or	der by the seller.	·	•	
Purch	ased	Equipment Information				and Additional Terms and C ncorporated herein by refe		
Type	Qty	Product	PDI	Warranty	Tag #	Serial Number	Sales Price	
New	1	BOMAG, BW120AD, COMPACTION ROLLER - CE	NO	Factory	2331355	101880331112	42,832.71	
-								
-								
-								
-								
-								
-								
	-In F	quipment Information						
I (we) offer	to sell, tr	ransfer and convey the following item(s) at or prior to the time of			1. Total Sale	es Price	42,832.71	
		 -in" to be applied against the cash price. Such items shall be free and encumbrances at the time of transfer to you. The following is 					,	
allowed for Qty	each ite	m. Description of Trade In			Tag #	Serial Number	Amount	
Tax Breakdown			Am	ount	2. Total Trade In Allowance		0.00	
CITY				985.15	3. Balance		42,832.71	
COUNTY ARIZONA STATE TAX				299.83 2,398.63	4. Total Tax		3,683.61	
,				2,000.00		ons, Charges, Fees	0.00	
		Total Taxes		3,683.61	6. Trade Payo	-	0.00	
				ount	7. Total Due		46,516.32	
Other Options, Charges & Fees An				lourit			40,310.32	
					0.0.1.0	SETTLEMENT	0.00	
					8. Cash Paym		0.00	
					9. Cash Due:	` '	0.00	
						Ilment Contract	46,516.32	
		Total Other Options, Charges and Fees		0.00	11. Total Set	tlement	46,516.32	
		It is understood that this is	the enti	re agreeme	nt between the	e parties		
Custom	ner		Date _		Salesperson:			
						TRAVIS SE	EXTON	
Custom	ner _		Date _		Accepted By:			
			_					
			Page 1	l of 2				

AVAILABILITY / PRICING

I (We), the undersigned, hereby order from you the Product described on the previous page, to be available as shown. This order is subject to your ability to obtain such Product from the manufacturer and you shall be under no liability if delivery of the Product is delayed or prevented due to labor disturbances, transportation difficulties, or for any reason beyond your control. The price shown is subject to your receipt of the Product prior to any change in price by the manufacturer. It is also subject to any new or increased taxes imposed upon the sale of the Product after the date of this order. Product to be available on or after .

WARRANTY

New, New Demo/Rental Equipment

Applicable new equipment warranty is available to the customer by a separate statement of Manufacturer's Warranty and Limitation of Liability. Please read it carefully. YOUR RIGHTS AND REMEDIES PERTAINING TO THIS PURCHASE ARE LIMITED AS SET FORTH IN THE WARRANTY AND THIS CONTRACT. IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS ARE NOT MADE AND ARE EXCLUDED UNLESS SPECIFICALLY PROVIDED IN THE MANUFACTURER'S WARRANTY. Remaining new equipment warranty on demo/rental units will be provided per Manufacturer's policy. The customer signature below acknowledges receipt of the warranty statement.

Used Equipment Warranty

Used Equipment is sold AS-IS, WITH NO REPRESENTATIONS OR WARRANTIES unless otherwise noted in warranty column of Purchased Equipment. If extended or Powertrain warranty is noted for used equipment, that warranty will expire based on the Terms and Conditions set forth on the Warranty Contract. Warranty is defined as a failure or defect in parts and/or workmanship. Upgrades, improvements, wear items, tires, maintenance parts, service call mileage and trucking are excluded. Warranty parts and labor must be purchased from Titan Machinery Inc. dealerships.

ACKNOWLEDGMENTS

I (We) promise to pay the balance due shown on the reverse (line 7 and 8) in cash, or to execute a Time Sale Agreement (Retail Installment Contract), or a Loan Agreement, for the purchase price of the Product, plus additional charges shown thereon or execute a Lease Agreement on or before delivery of the Product ordered herein. Despite physical delivery of the Product, title shall remain in the Seller until one of the foregoing is accomplished. This is a cash transaction. If the Purchaser so requests prior to acceptance, the unpaid balance will be handled as a Time Sale Agreement (Retail Installment Contract), subject to available financing and credit approval.

ADDITIONAL TERMS AND CONDITIONS

- 1. When trade-in equipment is not to be delivered to the Seller until delivery of the equipment purchased by this order, the trade-in equipment may be reappraised at the time and such reappraisal value shall determine the allowance made for such trade-in equipment. When the reappraised value is less than the original trade-in allowance shown on this form, the purchaser may terminate this order; however, this right of termination must be exercised prior to delivery of the equipment by Seller and surrender of the trade-in equipment to Seller.
- 2. In the event the dealer's price is changed prior to delivery, the purchase price shall be adjusted accordingly. If such price change results in an increase, purchaser has the option of canceling this order in writing immediately on being notified thereof.
- 3. No delivery of above goods to be made until full settlement is received.
- 4. Seller and manufacturer make no representations or warranties, express or implied (including the implied warranties of merchantability and fitness) except as provided on the Manufacturer's Warranty and Limitation of Liability Statement.
- 5. The Seller assumes no liability for non-shipment, delay in shipment or other circumstances beyond its control.
- 6. Notification is hereby provided that Titan Machinery Inc. has assigned to Titan Machinery Equipment LLC its rights to sell any rental assets listed within this document as part of a like-kind exchange.

Purchaser(s) Initials:	
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