



Mar 26, 2025

**BEN HILL COUNTY**

402 E PINE ST  
FITZGERALD  
Georgia  
31750

**RE: Quote 273344-03**

Dear Sir,

Yancey Bros. is happy to provide the attached quotation for equipment based on our discussion and your requirements. Please review this carefully to ensure that all necessary items are accounted for. I am available should any questions arise.

Caterpillar, Inc. Model: 309 Hydraulic Excavators

**STOCK NUMBER:** EM2242604      **YEAR:** 2025      **SMU:** 4.10

**MACHINE SPECIFICATIONS**

309 07A CR MHE DCA16E	637-9957
DRAIN, ECOLOGY	382-8757
HEATER, WATER JACKET	415-2556
SEAT, AIR SUSP, FABRIC, HEATED	510-6070
BELT, SEAT, 3" RETRACTABLE	510-6085
ALARM, TRAVEL	511-6157
MONITOR NEXT GEN, ADVANCED, CR	511-6177
LIGHTS, LED	511-6217
CAMERA, REAR VIEW	511-6235
ELECTRICAL ARR, C3.3 HRC	511-6253
309 07A CR MINI EXCAVATOR	512-1402
HYDRAULIC AR	512-1420
UNDERCARRIAGE AR	512-1441
CHASSIS AR	512-1513
LUBRICANT GP	544-2950
FILM GP-QR	624-4514
BOOM, SWING	512-2573
LINES, BOOM	514-8055
LINES, STICK	514-8067
LINES, QC, LNG STK, 3 LINE	516-1613

ENGINE, EPA TIER 4 FINAL	518-6184
CONTROL, QC, 3 LINE	520-0778
CAT KEY, WITH PASSCODE OPTION	522-6460
INSTRUCTIONS, ANSI	523-3994
INSTRUCTIONS, CANADA	523-9613
COUNTERWEIGHT, EXTRA, 550LBS	525-6657
SOFTWARE, PROPORTIONAL CONTROL	557-1709
SOFTWARE, STICK STEER CONTROL	557-1710
SOFTWARE, 2 WAY CONTROL	557-1711
SOFTWARE, CODED START	557-1713
STICK, LONG, HIGH FLOW	563-2091
STD BLADE, LONG U/C, TG W/PAD	567-3575
LINKAGE, BUCKET W/ LIFTING EYE	568-1567
EOU HOUSE SWING COVER, 8T	605-3340
WIRING GP	604-0125
COVER GP	605-3336
PLUG GP	605-3339
LANE 3 ORDER	0P-9003
INTEGRATED RADIO V2	639-4467
PRODUCT LINK, CELLULAR PLE643	628-8023
SERIALIZED TECHNICAL MEDIA KIT	421-8926
PACKING, LAST MILE PROGRAM	0P-4299
BUCKET-HD, 36", 13.8 FT3, 7T	295-5954
MULCHER, HM210	504-6013
KIT, SWITCH, MULCHER, 7-10T NG	557-5072
COUPLER, PG, MAN.D.LOCK, 7-9T	444-7498
BUCKET-DC, 48", 11.6 FT3, 7T	306-5664
SHIPPING/STORAGE PROTECTION	

Standard Equipment

POWERTRAIN

CAT C3.3B diesel engine	Automatic engine shut-off
US EPA Tier 4 Final/EU Stage V/	Automatic swing brake
China NR III	Automatic two speed travel
ISO 9249/EEC 80/1270	Fuel water seperator with indicator
Rated net power 55kW/72hp	Radial seal air filter, double element
Electronic engine, turbo, DPF	with warning indicator
Automatic engine idle	

UNDERCARRIAGE

Greased and lubricated track	Tie down eyes on track frame
Hydraulic track adjusters	

HYDRAULICS

Smart tech electronic pump	Hydraulic temperature monitoring
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Variable displacement piston pump  
Load sensing/flow sharing hydraulics  
Power on demand

Accumulator - certified  
Hydro advanced hydraulic oil

**ELECTRICAL**

90 ampere alternator  
850 CCA maintenance free battery  
Battery disconnect  
Circuit breaker  
Ignition key stop switch

Signaling/warning horn  
Work lights:  
- Cab, boom left, front right  
- Courtesy safety light

**OPERATOR ENVIRONMENT**

Sealed and pressurized cab  
Ergonomic joysticks control levers  
Adjustable wrist rests  
Air conditioner/heater with defroster &  
Automatic temp control  
Coat hook  
Color LCD monitor:  
- Fuel level, coolant temp, & warning  
indicators  
- Maintenance and machine monitoring  
- Performance & machine adjustments  
- Numeric security code  
- Multiple languages  
- Hour meter  
- Ground level wakeup switch  
Jog dial control interface  
Cup holder

Hydraulic lockout for all controls  
LED interior light  
Literature holder  
Mirror rear view - Cab left  
Molded footrests  
Openable front windshield with assist &  
integrated lower window  
Rear window emergency exit  
Removable washable floor mat  
Retractable seat belt  
Seat, fabric, high back, suspension  
Travel control pedals with hand levers  
Utility space for mobile phone  
Front post mounted windshield wiper &  
washer  
Skylight  
Mounting bosses for front & top guard

**FLUIDS**

Extended life coolant - 37C

Hydro advanced hydraulic oil

**OTHER STANDARD EQUIPMENT**

Accumulator, certification  
Caterpillar corporate "one key" system  
Door locks on cab door and external  
enclosure doors  
Lockable fuel cap  
Beacon Socket  
Ecology drain - engine  
Radial seal engine air filter, double  
element with restriction indicator  
Side by side engine & hydraulic oil  
cooler  
Hydraulic fluid temperature monitoring  
Joystick travel and steering mode  
Travel cruise control

High definition hydraulics  
- load sensing/flow sharing  
Power on demand  
Rear reflectors  
Roll over protective structure (ROPS)  
(ISO 12117-2)  
Product link elite lite (regulations  
apply)  
Auxiliary hydraulic lines:  
- 1-way and 2-way (combined function)  
- Auxiliary line quick disconnects  
- In cab adjustable auxiliary flow  
- Continuous flow

SELL PRICE	172,174
EXT WARRANTY	Included
CSA	Included
NET BALANCE DUE	172,174
TOTAL QUOTE PRICE	172,174

**WARRANTY**

Standard Warranty:	2yr/2,000 premier coverage
Extended Warranty:	309-48 MO/4000 HR PREMIER
CSA	24/1000 Parts Only CVA

**F.O.B/TERMS:**

Accepted by \_\_\_\_\_ on \_\_\_\_\_

\_\_\_\_\_  
Signature

We wish to thank you for the opportunity of quoting on your equipment needs. This quotation is valid for 30 days, after which time we reserve the right to re-quote. If there are any questions, please do not hesitate to contact me.

Sincerely,

Paul McSwain  
Machine Sales Representative





# Earthmoving Sales Order

Yancey Bros.Co. 330 Lee Industrial Blvd.Austell, GA 30168

DATE May 07, 2025

(2)

PURCHASER BEN HILL COUNTY

STREET ADDRESS 402 E PINE ST

CITY/STATE FITZGERALD, GA

POSTAL CODE 31750

COUNTY BEN HILL

PHONE NO. 229-426-5100

<SAME>

EQUIPMENT

PRODUCT SUPPORT

INDUSTRY CODE: COUNTY GOVERNMENT (GV92)

PRINCIPAL WORK CODE

F.O.B. AT:

CUSTOMER NUMBER 802901

Sales Tax Exemption # (if applicable) N/A

QUOTE NO 273891

CUSTOMER PO NUMBER

PAYMENT TERMS:

NET PAYMENT ON RECEIPT OF INVOICE ☒

NET ON DELIVERY ☐

NEGOTIATED TERMS ☐

INITIAL

FINANCIAL SERVICES

☐ CSC ☐ LEASE

CASH WITH ORDER 0

BALANCE TO FINANCE 0.00

CONTRACT INTEREST RATE 0.00

PAYMENT PERIOD

PAYMENT AMOUNT 0.00

NUMBER OF PAYMENTS 0

OPTIONAL BUY-OUT

## DESCRIPTION OF EQUIPMENT ORDERED / PURCHASED

MAKE: CATERPILLAR, INC.

MODEL: 140 JSTSLP

YEAR: 2025

STOCK NUMBER: EM2242089

SERIAL NUMBER: 0EB201501

140 15A MOTOR GRADER	577-3021	BASE + 3 (WM,WT-NOFLOAT,FL)	395-2008	CONTROL,AUTO ARTICULATION-DEMO	483-2354
LANE 2 ORDER	0P-9002	STARTER, ELEC, EXTREME DUTY	395-3547	JOYSTICK CONTROLS, BASIC	357-9151
GLOBAL ARRANGEMENT	385-9294	LIGHTS, ARM, FOLD DOWN	536-9969	TIRES,14.0R24 SOIL TRACTION MP	515-5399
ENGINE, TIER IV	567-4685	HEADLIGHTS,FRONT, LOW, HALOGEN	308-9370	GUARD GP, HITCH	323-6970
MOLDBOARD, 14' BASIC	349-3047	LIGHTS, ROADING, HALOGEN	421-7810	TANK, FUEL, STANDARD	540-2373
NO HITCH	393-4882	CAB, PLUS (STANDARD GLASS)	385-9554	FAN, STANDARD, TND	542-4660
WEATHER, STANDARD	353-3316	CAB, PLUS (INTERIOR)	397-7457	SERIALIZED TECHNICAL MEDIA KIT	421-8926
LINES, W/O ACCUMULATOR	305-2927	SEAT BELT W/INDICATOR	394-1132	DECALS, ENGLISH (U.S.)	442-9940
PRECLEANER, NON SY-KLONE	380-6774	PRODUCT LINK, CELLULAR PLE742	464-6442	LIGHTS, SERVICE, INTERNAL	380-3070
DRAIN, GRAVITY, ENGINE OIL	324-5328	NO CAT GRADE ARO	585-3097	MOUNTING, WARNING LIGHT	361-3137

## TRADE-IN EQUIPMENT

MODEL: YEAR: SN.:  
PAYOUT TO: AMOUNT: PAID BY:  
MODEL: YEAR: SN.:  
PAYOUT TO: AMOUNT: PAID BY:  
MODEL: YEAR: SN.:  
PAYOUT TO: AMOUNT: PAID BY:  
MODEL: YEAR: SN.:  
PAYOUT TO: AMOUNT: PAID BY:

SELL PRICE 399,490  
EXT WARRANTY Included  
CSA Included  
NET BALANCE DUE 399,490  
TOTAL QUOTE PRICE 399,490

ALL TRADE-INS ARE SUBJECT TO EQUIPMENT BEING IN "AS INSPECTED CONDITION" BY VENDOR AT TIME OF DELIVERY OF REPLACEMENT MACHINE PURCHASE ABOVE.

PURCHASER HEREBY SELLS THE TRADE-IN EQUIPMENT DESCRIBED ABOVE TO THE VENDOR AND WARRANTS IT TO BE FREE AND CLEAR OF ALL CLAIMS, LIENS, MORTGAGES AND SECURITY INTEREST EXCEPT AS SHOWN ABOVE.

☐ CATERPILLAR EQUIPMENT WARRANTY

INITIAL

☐ USED EQUIPMENT WARRANTY

INITIAL

The customer acknowledges that he has received a copy of the YANCEY/Caterpillar Warranty and has 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 warranty.

Warranty applicable including expiration date where necessary:

All used equipment is sold as is where is and no warranty is offered or implied except as specified here:

Warranty applicable:

CSA: 24/1000 Parts Only CVA

NOTES:

THIS AGREEMENT IS SUBJECT TO THE TERMS AND CONDITIONS ON THE REVERSE

PURCHASER

APPROVED AND ACCEPTED ON

BEN HILL COUNTY

PURCHASER

YANCEY

McSwain, Paul

REPRESENTATIVE

BY

CustomerSign

TITLE

TERMS AND CONDITIONS



PRICE: THE PRICES LISTED ARE SUBJECT TO INCREASE IN THE EVENT (i) HIGHER PRICES ARE BEING GENERALLY QUOTED BY YANCEY BROS. CO. FOR SIMILAR EQUIPMENT AT THE TIME THE EQUIPMENT IS DELIVERED TO CUSTOMER, OR (ii) A CHANGE OCCURS IN THE CONTEMPLATED TIME OR MANNER OF DELIVERY.

TITLE AND SECURITY INTEREST.

- (a) In the event this Order provides for a lease of the Equipment to Customer, Customer hereby acknowledges and agrees that title to all such equipment and to all replacements or substitutions thereof shall at all times remain in Yancey Bros. Co. Customer further agrees to keep the Equipment free from any all liens, claims, and security interests, and shall do or permit no act or thing whereby Yancey Bros. Co. of its obligations to Yancey Bros. Co. under this Order or any equipment lease, conditional sales contract, or other agreement with Yancey Bros. Co.
- (b) In the event this Order provides for a sale of the Equipment to Customer, and Customer does not pay Yancey Bros. Co. in full for all obligations relating to the Equipment as designated by this Order upon or prior Customer does hereby create and grant a purchase money security interest in and to the Equipment in favor of Yancey Bros. Co., and Yancey Bros. Co. hereby reserves a purchase money security interest in the Equipment secure payment of all Customer's obligations to Yancey Bros. Co. in connection with the Equipment as provided under this Order. Upon Customer's execution of this Order, and written acceptance thereof by this Order shall constitute a security agreement and shall be enforceable against Customer as such in accordance with the Uniform Commercial Code as adopted in the State of Georgia. Upon any default by Customer in its obligations pursuant to this Order, Yancey Bros. Co. may exercise any and all rights available to it by agreement or under law, including the aforesaid Uniform Commercial Code. Without limiting the generality of the foregoing, upon any default, Yancey Bros. Co. may declare the entire unpaid portion of the Customer's obligation hereunder immediately due and payable, and the agreement of sale or lease terminated, and may require Customer to assemble the Equipment and make it available to Yancey Bros. Co. at a convenient place designated by Yancey Bros. Co. In addition, Yancey Bros. Co. may, at its option, charge and collect from Customer, as liquidated damages, and amount equal to all costs and expenses incurred by Yancey Bros. Co. in delivering, repossessing, and returning the Equipment, plus rental payments for the period Customer had possession of the Equipment in an amount not less than the rental payments normally charged by Yancey Bros. Co. for similar equipment on a month-to-month lease.
- As used herein, the term "Equipment" shall mean all machinery and equipment described in the face of this Order, together with all parts, accessories, supplies, materials, and other items attached to or located on the Equipment, and, unless the context otherwise requires, shall also include all dealer preparation services related to the Equipment which Yancey Bros. Co. may agree to provide.
1. Acceptance: Applicable Terms and Conditions of Purchase.
- (a) This Equipment order shall become a contract between Customer and Yancey Bros. Co., subject to all terms and conditions set forth herein and on the reverse side hereof, upon Yancey Bros. Co.'s written acceptance of this order at its offices at 330 Lee Industrial Blvd, Austell, Georgia.
- (b) Acceptance of this Equipment Order is expressly limited to the terms and conditions set forth herein and on the reverse side hereof. Yancey Bros. Co. shall not be bound by any provisions on Customer's purchase order, acceptance, or other forms or documents (including counter offers) which purport to impose any terms and conditions at variance with the terms and conditions herein set forth, and any such terms and conditions of Customer shall have no force or effect and shall not constitute any part of the applicable terms and conditions of the purchase or lease, except to the extent that said terms and conditions are separately and specifically agreed to in writing by Yancey Bros. Co. Yancey Bros. Co.'s failure to object to provisions contained in Customer's order, acknowledgement, or other forms or documents shall not be deemed a waiver of the provision of Yancey Bros. Co.'s terms and conditions herein set forth.
2. Payment: Customer hereby promises to pay to the order of Yancey Bros. Co. all amounts shown due on the reverse side hereof in accordance with the terms therein set forth, together with all costs of collection, including (15%) percent as attorney's fees if collected by law or through an attorney at law. No discount or other reduction in the amount due may be taken by Customer unless specified on the face of this Order. Any check or remittance received from or for the account of Customer may be accepted and applied against any indebtedness or obligation owing by Customer, as shown by the books and records of Yancey Bros. Co. without prejudice to or the discharge of the remainder of any such indebtedness or obligations, regardless of any condition, proviso, statement, legend or notation appearing on, referring to or accompanying such check or remittance. Customer shall pay interest to Yancey Bros. Co. from maturity date of the invoice or the date any payment is due hereunder (i) if the amount payable exceeds \$3,000 at the rate per month of one and one half (1 1/2%) percent, or (ii) of the amount payable is less than \$3,000 at the rate per annum of nine (9%) percent provided however that in no event shall interest rate exceed the maximum lawful interest rate applicable.
3. Credit and Default: Yancey Bros. Co. may, at any time and from time to time, upon the occurrence of any adverse change in the financial condition or creditworthiness of Customer, limit or cancel the credit of Customer as to time and amount, and, as a consequence, may require a new application for credit or demand payment in cash prior to delivery of any unfilled or unpaid portion of this Order. Upon Customer's failure to make any such payment within ten (10) days after demand, or in the event of any default, breach or repudiation by Customer of any agreement with Yancey Bros. Co., or if customer shall become insolvent, call a meeting of its creditor, or make an assignment for the benefit of creditors, or if a bankruptcy, insolvency, reorganization or arrangement proceeding shall be commenced by or against Customer, Yancey Bros. Co. may cancel this and any other contracts with Customer (Customer remaining liable for all damages in connection therewith), defer any shipments hereunder, declare forthwith due and payable all outstanding bills of Customer under this and any other agreement, sell all or any part of the undelivered Equipment, without notice, at public or private sale, Customer to be responsible for the costs and expenses of such sale and for any deficiency. Yancey Bros. Co. to account to Customer for any excess (Yancey Bros. Co. having the right to become the buyer of such Equipment at any such sale), and bill all or any part of the undelivered Equipment to Customer. Approval of credit for one or more deliveries under this Order shall not be deemed a waiver of the provisions of this paragraph. Any property of Customer, including but not limited to Equipment billed and held (whether paid for or not) at any time and in Yancey Bros. Co.'s possession, either as a principal or agent, shall be deemed held as security for, and may at Yancey Bros. Co.'s option be set off against any and all of Customer's obligations to Yancey Bros. Co.
4. Delivery Force Majeure: Yancey Bros. Co. makes no guarantee or warranty as to the exact date of shipment or delivery, and any date specified in this Order is merely an estimated date of shipment or delivery. Unless otherwise specified in writing, delivery of Equipment may be effected by (i) the acceptance of the Equipment from shipment by a licensed public truck-man or common carrier, (ii) actual delivery of the Equipment to Customer by Yancey Bros. Co. or its agent, or (iii) allocation of the Equipment to Customer at Yancey Bros. Co.'s facilities and notification to Customer that Equipment is available for pick-up, where Customer has advised Yancey Bros. Co. that Customer will arrange for transportation of the Equipment. Except where the Equipment is being leased by Customer or payment in full is not to be made until after the Equipment has been delivered to Customer, title to the Equipment shall pass to Customer upon delivery, subject to Yancey Bros. Co.'s right of stoppage in transit. Equipment invoiced and held at any location, for whatever reason, shall be at Customer's risk and Yancey Bros. Co. may, at its option, charge for insurance and storage at prevailing rates.
5. Yancey Bros. Co. shall not be liable for any non-delivery or delay in delivery of all or any part of the Equipment due to accidents, strikes, fires, floods, war, civil insurrections, government regulation, delay or inability to obtain labor material or services through Yancey Bros. Co.'s usual and regular sources, casualty, acts of God or any other conditions or causes of like or unlike nature beyond the control of Yancey Bros. Co. in any such event, Yancey Bros. Co. may, in its sole discretion, without notice to Customer, at any time and from time to time, postpone the delivery dates under this Order for a time, which is reasonable under all the circumstances, or make partial delivery or cancel all or any portion of this order.
- (a) Storage and Handling Charges: Yancey Bros. Co. may assess a service charge against Customer for handling, storing and transporting any of the Equipment ordered by Customer where Customer changes the terms of delivery from those set forth herein, or which Customer for any reason fails to accept when tendered by Yancey Bros. Co. or wrongfully rejects.
- (b) Risk of Loss; Insurance: After delivery of Equipment to Customer, the risk of any loss, injury, or destruction of said Equipment shall be borne by Customer. Customer agrees to insure for the full insurable value thereof all of the Equipment and to keep the same insured against fire, theft, vandalism, and accidental physical damage on a standard policy with "Loss Payable Clause" for the benefit of Yancey Bros. Co. so long as any indebtedness to Yancey Bros. Co. is unpaid in connection with the Equipment. Customer shall purchase and maintain in effect during the term of this agreement, a Commercial General Liability Insurance policy, at an insured limit of no less than \$500,000 combined single limit per occurrence, with an insurer carrying an A.M. Best rating of no less than A-VII, written upon an occurrence form, and including Yancey Bros. Co. as Additional insured. Such insurance shall be considered primary insurance for the benefit of Yancey Bros. Co. as Additional Insured with any other insurance maintained by Yancey Bros. Co. to be excess and non-contributory with respect to claims, loss or liability arising from the operations of Customer.
- (c) Inspection and Notice of Nonconformity: Customer shall inspect the Equipment within five (5) days after the actual delivery of the Equipment at Customer's facilities or other location designated by Customer. Failure to make such inspection with five (5) day period shall constitute a waiver of the right to make any inspection prior to payment for the Equipment and shall further by a waiver of any defect which reasonable inspection prior to payment would have revealed. Yancey Bros. Co. shall in no event have any obligation to Customer for shortages or other patent defects in the Equipment unless written notice of such alleged shortages or defects shall have been delivered to Yancey Bros. Co. within ten (10) days after Customer's receipt of the Equipment, and Yancey Bros. Co. is afforded reasonable opportunity to examine the Equipment for the alleged shortages or defects within thirty (30) days after the receipt of such written notice. Customer's failure to reply promptly to Yancey Bros. Co.'s request for a full and detailed written statement of all alleged defects shall preclude Customer from relying on such defects to reject the Equipment. Customer's failure to comply with these requirements shall constitute irrevocable acceptance of the Equipment by Customer and bind Customer to pay the price of the Equipment.
- (d) Restrictions on Use: Customer shall comply with any and all limitations or restrictions, which may be imposed by Yancey Bros. Co. on the use and location of the Equipment where the Equipment is being leased to Customer or delivered to Customer prior to Customer's payment in full for the Equipment.
- (e) Customer's Remedies: In the event the Equipment is covered by any warranty from the manufacturer of the Equipment, such warranty shall be Customer's sole and exclusive remedy with respect to any alleged defects in the Equipment, whether relating to material, workmanship, performance, or any other matter, and Customer shall have no claims or rights or causes of action against Yancey Bros. Co. with respect to such alleged defects in the Equipment. Yancey Bros. Co. shall in no event be liable for any costs, expenses, or damages incurred or sustained by Customer arising from any alleged loss of profits, interruption of operations, or other incidental or consequential damages.
- (f) Power of Attorney: Customer does hereby irrevocably make, constitute and appoint Yancey Bros. Co. or any of its officers or designees Customer's true and lawful attorney in fact with full power and right to (i) complete, execute, and file any necessary or appropriate Uniform Commercial Code financing statements and similar documents evidencing or reflecting the grant by Customer of a security interest in and to the Equipment to Yancey Bros. Co., (ii) take possession of the Equipment and sell or cause to be sold such Equipment upon the occurrence of any default hereunder by Customer, and (iii) enter into and execute any and all agreements, conveyances, and other documents or instruments necessary or appropriate in connection with the enforcement by Yancey Bros. Co. of its rights and remedies upon the occurrence of any default hereunder by Customer, and Customer hereby ratifies and confirms all that Yancey Bros. Co. or its officers or designees, as such attorney in fact, shall do by virtue hereof. This power of attorney is one coupled with an interest and is irrevocable so long as there is any liability or obligation owing by Customer to Yancey Bros. Co. in connection with the equipment.
- (g) Indemnity: To the fullest extent permitted by law, Customer agrees to defend, indemnify, and hold harmless Yancey Bros. Co., and Yancey Bros. Co.'s officers, agents and employees from any and all claims, demand, actions, causes of action, damages, losses, costs and expenses (including reasonable attorney's fees) related to or arising from, in whole or in part, any act, error, omission, fault or negligence of Customer, Customer's officers, agents, employees, subcontractors, or anyone acting on Customer's behalf or for who actions Customer may be liable, related to the operation or use of equipment or goods leased under this contract. However, Customer's obligations under this paragraph shall not extend to the sole negligence of Yancey Bros. Co. or Yancey Bros. Co.'s officers, employees or agents.
- (h) Limitation of Actions: Any judicial proceeding or other cause of action which Customer may bring against Yancey Bros. Co. for any alleged default in its obligations to Customer must be asserted or instituted within one (1) year after actual delivery of the Equipment to Customer or after such cause of action shall arise, whichever is later.
- (i) Miscellaneous:
- i. In the event more than one person, corporation, business association, or other entity constitutes the Customer identified on the reverse side hereof, all such persons, corporations, business associations, or other entities shall be jointly and severally liable to Yancey Bros. Co. for all indebtedness and obligations under this Order.
- ii. Yancey Bros. Co. shall not, by any act, delay, omission or otherwise, be deemed to have waived any of the rights or remedies under this Order, and no waiver, whatsoever shall be valid against Yancey Bros. Co. unless in writing signed by an authorized representative of Yancey Bros. Co. and then only to the extent set forth herein. Yancey Bros. Co.'s waiver of any right or remedy under the terms of this Order on any one occasion shall not be construed as a waiver of any right or remedy which Yancey Bros. Co. would otherwise have on a future occasion.
- iii. Except as otherwise expressly provided herein, any notice or communication required or permitted hereunder shall be sufficiently given if sent in writing by registered or certified mail, postage prepaid to Customer at Customer's address as the same appears on the reverse side hereof. Any such notice, if so mailed shall be deemed to have been received the third business day following such mailing. Customer may change its address for notice purposes by written notice to Yancey Bros. Co. as specified herein.
- iv. The provisions of this Order shall be binding upon and shall inure to the benefit of the respective successors, assigns, heirs, and legal representatives of Customer and Yancey Bros. Co..
- v. All rights and obligations under this Order, including matters of construction, validity and performance, shall be governed by the laws of the State of Georgia, including the provisions of the Uniform Commercial Code as enacted in said State.
- vi. The various provisions of this Order are severable and any determination of invalidity, illegality, or unenforceability of any one provision hereunder shall have no bearing on the continuing force and effect of the remaining valid provisions hereof.
- vii. Captions given to various sections herein are for convenience only and are not intended to modify or affect the meaning of any of the substantive provisions hereof.
- viii. Customer hereby agrees that Customer will execute and deliver to Yancey Bros. Co. any and all instruments, agreements, or other documents requested by Yancey Bros. Co. which Yancey Bros. Co. deems necessary or appropriate in connection with the sale or lease of Equipment to Customer.
6. 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.



DIGITAL AUTHORIZATION

CATERPILLAR TELEMATICS DATA AND CAT REMOTE SERVICES-SOFTWARE UPDATES PROCESS FOR SELECT PRODUCT LINK TELEMATICS AND CAT EQUIPMENT CONTROL MODULE SOFTWARE.

Customer equipment has installed devices that transmit data to Caterpillar Inc. ("Caterpillar").

Data transmitted to Caterpillar is used in accordance with Caterpillar's Data Governance Statement ( "DGS" ), which describes Caterpillar's practices for collecting, sharing and using data and information related to customer's machines, products, Devices or other Assets and their associated worksites. The DGS can be reviewed at <https://www.caterpillar.com/en/legal-notice/data-governance-statement.html>

Caterpillar's process for performing remote diagnostics and making available remote software and firmware updates and upgrades, such as configuration, patches, bug fixes, new or enhanced features, etc., for Assets and Devices is described in the Cat® Remote Services – Software Update Process for select Product Link™ Telematics and Cat Equipment Control Module Software document (the “RSP Document” ) The RSP Document can be reviewed at [https://www.cat.com/remoteservicesprocess?\\_ga=2.245276421.1412167159.1561985855-475983137.1559312215](https://www.cat.com/remoteservicesprocess?_ga=2.245276421.1412167159.1561985855-475983137.1559312215).

Company acknowledges and agrees to data transmission to Caterpillar via devices installed on Company equipment or by other means as outlined and described in the DGS, and grants to Caterpillar the right to collect, use, and share such information, including to its Distribution Networks or other affiliates, in accordance with the Caterpillar Data Governance Statement . Company's authorization also applies to any data and information previously collected by Caterpillar.

AGREE ☐

DECLINE ☐

Company acknowledges and agrees to participate in Remote Services (including, remote diagnostics and remote updates and upgrades) and authorizes Caterpillar to remotely access, program, and install updates and upgrades for Company's Assets and Devices in accordance with the Remote Services Process Document.

AGREE ☐

DECLINE ☐

The rights granted in this authorization survive the termination or expiration of the Company's subscriptions to any Digital Offerings. Except as set out in a written agreement between Company and Caterpillar expressly referencing the Data Governance Statement, this authorization supercedes and replaces any other authorizations with regard to the subject matter hereof.

Company

Company (Print)

Company Representative (Print)

Signature

Date

FOR DEALER USE ONLY	
Company UCID	
Company Representative CWS ID	
Main Store Dealer Code	
Dealer Representative Name	
Dealer Representative CWS ID	