

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

	MA	CHIN	IE S	PEC	FICA	TIONS
--	----	------	------	-----	------	-------

MACHINE OF EGILIOATIONS	
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	E10 0404
CONTROL, QC, 3 LINE	518-6184 520-0778
CAT KEY, WITH PASSCODE OPTION	
INSTRUCTIONS, ANSI	522-6460 523-3994
INSTRUCTIONS, CANADA	523-3994
COUNTERWEIGHT, EXTRA, 550LBS	525-6657
SOFTWARE, PROPORTIONAL CONTROL	525-6657 557-1709
SOFTWARE, STICK STEER CONTROL	557-1710
SOFTWARE, 2 WAY CONTROL	557-1710
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

Standard Equipment

SHIPPING/STORAGE PROTECTION

POWERTRAIN

CAT C3.3B diesel engine
US EPA Tier 4 Final/EU Stage V/
China NR III
ISO 9249/EEC 80/1270
Rated net power 55kW/72hp
Electronic engine, turbo, DPF

Automatic engine shut-off
Automatic swing brake
Automatic two speed travel
Fuel water seperator with indicator
Radial seal air filter, double element
with warning indicator

UNDERCARRIAGE

Automatic engine idle

Greased and lubricated track Hydraulic track adjusters

Tie down eyes on track frame

HYDRAULICS

Smart tech electronic pump

Hydraulic temperature monitoring

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

- Numberic security code

Multiple languages
 Hour meter

- Ground level wakeup switch

Jog dial control interface

Cup holder

Hydro advanced hydraulic oil

FLUIDS

Extended life coolant - 37C

Accumulator, certification

Travel cruise control

OTHER STANDARD EQUIPMENT

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

Hydraulic lockout for all controls LED interior light Literature holder Mirror rear view - Cab left Molded footrests Openable front windshield with assist & integragted 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

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 (combin
- 1-way and 2-way (combined function)
- Auxiliary line quick disconnects
- In cab adjustable auxiliary flow
- Continuous flow

SELL PRICE EXT WARRANTY CSA NET BALANCE DUE TOTAL QUOTE PRICE		172,174 Included Included 172,174 172,174
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	
	011	
	Signature	
We wish to thank you for reserve the right to re-qu	the opportunity of quoting on your equipment needs. This quotation is valid for 30 days, after whote. If there are any questions, please do not hesitate to contact me.	ich time we
Sincerely,		
Paul McSwain Machine Sales Represer	ntative	

Earthmoving Sales Order

У АПС	EY CAT)		moving S . 330 Lee Indus				0168		DATE		May 07, 2025
PURCHASER	BEN HILL COUNTY												
STREET ADDRESS	402 E PINE ST								<same< td=""><td>></td><td></td><td></td><td></td></same<>	>			
O CITY/STATE	FITZGERALD, GA			COUNTY B	EN HILL		000001.00	F	·				
D POSTAL CODE	31750			PHONE NO. 2	29-426-5100			F	·				
T CUSTOMER CONTACT	EQUIPMENT T: PRODUCT SUPPORT	-											
INDUSTRY CODE:	COUNTY GOVERNMEN	T(GV92)		PRINCIPAL	WORK CODE	1863000000	12075-11-		F.O.B.	AT:		34////	
CUSTOMER 8029 NUMBER	01			Sales Tax Exempti N/A	on # (if applicable)			QUOTE 2738		CUSTOME	R PO NUMBE	र	
PAYMENT TERMS:		7			_								THE RESERVE OF THE PARTY OF THE
T E NET PAYMENT ON RE- R M S	CEIPT OF INVOICE	NET O	N DELIVE	RY 🔲	NEGOTIATED TER	RMS		1	FINANCIAL	SERVICES		□ csc □ L	EASE
CASH WITH ORDER		0 BALA	NCE TO	FINANCE		0.00 C	ONTRAC	CT INTE	REST RAT	E 0.00		SAII UU AAI	
PAYMENT PERIOD		PAYN	MENT AM	TNUC		0.00 N	UMBER	OF PAY	MENTS	0	OPTIONAL E	BUY-OUT	
		i	DESCRIPT	TION OF EQUIPMEN	T ORDERED / PURC	HASED						2.444	
MAKE: CATERPILLAR	, INC.	MODEL:	140 JS	TSLP			YEA	R: 202	25				
STOCK NUMBER: EM22	242089	SERIAL N	UMBER:	0EB201501									The second second
140 15A MOTOR GRA	ADER	577-302	1 BA	SE + 3 (WM, W)	C-NOFLOAT, FL)		395-	2008	CONTE	ROL, AUTO	ARTICULAT	CION-DEMO	483-2354
LANE 2 ORDER	The Control of State Control of the	0P-9002	ST	ARTER, ELEC,	EXTREME DUTY		395-	3547	JOYST	TICK CONT	TROLS, BAS	SIC	357-9151
GLOBAL ARRANGEMEN	VT	385-929	4 LI	GHTS, ARM, FO	DLD DOWN		536-	9969	TIRES	5,14.0R24	SOIL TRA	ACTION MP	515-5399
ENGINE, TIER IV 567-4685 HEAD			ADLIGHTS, FROM	T, LOW, HALO	GEN	308-9370		GUARI	GP, HIT	rch		323-6970	
MOLDBOARD, 14' BA	OLDBOARD, 14' BASIC 349-3047 LIGHTS, ROADING, HALOGEN					421-	121-7810 TANK, FUEL, STANDARD				540-2373		
NO HITCH							385-	9554	FAN, STANDARD, TND				542-4660
WEATHER, STANDARI		353-331	6 CA	B, PLUS (INTE	ERIOR)		397-	397-7457 SERIALIZED TECHNICAL MEDIA			MEDIA KIT	421-8926	
LINES, W/O ACCUMU	JLATOR	305-292	7 SE	AT BELT W/IND	DICATOR		394-	1132	DECALS, ENGLISH (U.S.)				442-9940
PRECLEANER, NON SY-KLONE 380-6774 PRODUCT LINK, CELLULAR PLE74						12	464-	464-6442 LIGHTS, SERVICE, INTERNAL			RNAL	380-3070	
DRAIN, GRAVITY, E	ENGINE OIL	324-532	8 NO	CAT GRADE AF	RO		585-	3097	TUUOM	ING, WAR	RNING LIGH	IT	361-3137
	TRADE-II	N EQUIPMI	ENT			SELL PR	ICE						399,490
MODEL:		YEAR:		SN.:		EXT WAR	RANTY						Included
PAYOUT TO:		_AMOUNT:		PAID BY:		CSA							Included
MODEL:		_YEAR:		SN.:		NET BAL	ANCE	DUE					399,490
PAYOUT TO:		AMOUNT:		PAID BY:		TOTAL Q	UOTE	PRICE					399,490
MODEL:		YEAR:		SN.:						NAC - BANG			
PAYOUT TO:	AMOUNT: PAID BY:				TAX								
MODEL:		YEAR:		SN.:									
PAYOUT TO:		AMOUNT:		PAID BY:	tues married								
DELIVERY OF REPLACEM PURCHASER HEREBY SEI	BJECT TO EQUIPMENT BEING ENT MACHINE PURCHASE AL LLS THE TRADE-IN EQUIPMEN DF ALL CLAIMS, LIENS, MORT	BOVE. NT DESCRIBE	ED ABOVE	TO THE VENDOR A	AND WARRANTS IT								
CATERPILLAR EQUIPMENT WARRANTY INITIAL			INITIAL		USED EQUIPMENT WARRANTY			INITIAL					
Scheduled oil sampling (S from all power train compo	es that he has received a copy O.S.) is mandatory with this wa nents and failure to do so may r ing experation date where nece	rranty. The cu esult in voidin	ustomer is	responsible for taking	read and understood g oil samples at desig	said warranty nated intervals	spe	cified he		sold as is whe	re is and no wa	rranty is offered or	implied except as
45.170							- -					1),	
CSA: 24/1000 Part	s Only CVA						2 3-			The second second			
NOTES:	Unit CVA											Cartilla IIII	
	THIS	AGREEN	MENT IS	S SUBJECT T	O THE TERMS	AND CO	NDIT	IONS	ON THI		SE HASER		
					A	APPROVED AND ACCEPTED ON						and the second of the second of	
YANCEY			В	BEN HILL COUNTY							The state of the s		
RDER RECEIVED BY	McSwain, Paul			- Commission of the Commission	REPRESENTATIVE								PURCHASER
					В	Y				CustomerSigi	1		100000000000000000000000000000000000000

PF	RICE: 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 LEAD SECURITY INTEREST.
DE	ELIVERED TO CUSTOMER, OR (ii) A CHANGE OCCURS IN THE EVENT (i) HIGHER PRICES ARE BEING GENERALLY QUOTED BY YANCEY BROS. CO. FOR SIMILAR EQUIPMENT AT THE TIME THE EQUIPMENT IS THE AND SECURITY INTEREST.
- (1	TLE AND SECURITY INTEREST. (a) In the event this Order provides for a lease of this 5.
	all times remain in Yancey Bros. Co. Customer further agrees to keep the Equipment to Customer, Customer hereby acknowledges and agrees that title to all such equipment and to all replacements or substitutions thereof shall at title or rights may in any way may be encumbered or impaired. Customer shall not be entitled to exercise any purchase online, which may be greated with respect to the Equipment for the property of the property of the Equipment of the property of the property of the Equipment of the property of the Equipment of the Equipment of the property of the Equipment of the Equipment of the property of the Equipment of the Equipment of the property of the Equipment of the Equipment of the property of the Equipment of the Equipment of the property of the Equipment of the Equipment of the property of the Equipment of
	of its obligations to Vancey Bres. Co. under the Columbia of the Equipment
	prior Customer does hereby create and grant a purchase management as designated by this Order upon a
	Uniform Commercial Code. Without limiting the generality of the foregoing, upon any default, Yancey Bros. Co. may exercise any and all rights available to it by agreement or under law, including the aforesaid and payable, and the agreement of sale or lease terminated, and may require Customer to assemble the Fouriment and make it available to it by agreement of the Customer's obligation hereunder immediately due
	Bros. Co. In addition, Yancey Bros. Co. may, at its option, charge and collect from Customer to assemble the Equipment and make it available to Yancey Bros. Co. at a convenient place designated by Yancey repossessing, and returning the Equipment, plus rental payments for the period Customer had possession of the Equipment in an amount reput less than the seatest incurred by Yancey Bros. Co. in delivering,
۸۵	
Fa	used ligitally tile term i Editinment, shall mean all machinery and assistant to the state of th
1.	uipment, 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.
	(a) This Equipment order shall become a contract between Customer and Venezu Base Contract between the Contract be
	(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 Acceptance of this Equipment Civils offices at 330 Lee Industrial Blvd, Austell, Georgia.
	(b) Acceptance of this Equipment Order is expressly limited to the terms and available.
	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 of Customer shall have no force or effect and shall not constitute any part of the conditions at variance with the terms and conditions have a conditions at variance with the terms and conditions have no force or effect and shall not constitute any part of the conditions at variance with the terms and conditions have not force or effect and shall not constitute any part of the conditions at variance with the terms and conditions have not force or effect and shall not constitute any part of the conditions.
	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 terms and conditions are separately and specifically agreed to in writing by Yangay Bros. Co. Yang
	acknowledgement, or other forms or documents chall not be described in Customer's order
2.	Payment Customer hereby promises to pay to the order of Vancou Bree. On all and conditions herein set forth.
	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 indebtodors or eligible to every better the control of the account of Customer may be accepted and applied against any indebtodors or eligible to every better to control or 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, provide a 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 because of the proviso or the date any payment is due because of the proviso or the date any payment is due because of the proviso or the date any payment is due because of the proviso or the date any payment is due because of the proviso or the date any payment is due because of the proviso or the date any payment is due because of the proviso or the date any payment is due because of the proviso or the date any payment is due because of the proviso or the date any payment is due because of the proviso or the date any payment is due because of the proviso or the date and the provisor of the provisor or the date any payment is due because of the provisor of the provisor or the date any payment is due because of the provisor of the provisor or the date any payment is due because of the provisor or the date any payment is due because of the provisor or the date any payment is due because or the date and the provisor or the date any payment is due because or the date and the provisor or the date any payment is due because or the date and the provisor or the date and the pro
	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 is less than \$3,000 at the rate per month
	interest rate applicable.
3.	Credit and Default; Yangey Bros. Co, may, at any time and from time to time, upon the appropriate time.
	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 requirition by 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 progressively progressiv
	insolvent, call a meeting of its creditor, or make an assignment for the benefit of creditors, or if a bankruptcy, insolvency, reorganization or granization or any agreement with Yancey Bros. Co., or if customer shall become Yancey Bros. Co. may cancel this and any other contracts with Customer (Customer remaining lights for all damages in composition the remaining lights for all damages in composition the security of the provided by the customer of the provided by the prov
	outstanding bills of Customer under this or any other agreement, sell all or any part of the angle library for any shipments nereunder, declare forthwith due and payable all
	such sale and for any deficiency. Yancey Bros. Co. to account to Customer for any expenses of
	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 possession, either as a principal or agent, shall be deemed held as security for, and may at Yancey Bros. Co.'s
4.	option be set off against any and all of Customer's obligations to 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 Delivery Force Majeure Yancey Bros. Co. makes no supported any time and in Yancey Bros. Co.'s Delivery Force Majeure Yancey Bros. Co. makes no supported any time and in Yancey Bros. Co.'s
	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 writing, delivery of Equipment may be effected by (i) the acceptance of the Equipment from the interest by the entered by (i) the acceptance of the Equipment from the interest by the entered b
	Equipment to Customer by Yancey Bros. Co. or its agent, or (iii) allocation of the Equipment from shipment by a licensed public truck-man or common carrier, (ii) actual delivery of the
	Customer has advised Yancey Bros. Co. that Customer will arrange for transportation of the Equipment is available for pick-up, where Equipment has been delivered to Customer, title to the Equipment shall pass to Customer. Unlike the Equipment has been delivered to Customer, title to the Equipment shall pass to Customer upon delivery subject to Yosaya.
	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 onton charge for incurrence and charge of the stoppage in transit. Equipment invoiced and held at any location, for
5.	whatever reason, shall be at Customer's risk and Yancey Bros. Co.'s night of stoppage in transit. Equipment invoiced and held at any location, for Yancey Bros. Co.'s night of stoppage in transit. Equipment invoiced and held at any location, for Yancey Bros. Co. shall not be lighted for any root delivery and the standard of the stoppage in transit.
	any such event, Yancey Bros. Co. may, in its sole discretion, without notice to Customer, at any time and from lime to think or unlike nature beyond the control of Yancey Bros. Co. in
	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 and transp

b)

is, or make partial delivery or cancel all or any portion of this order.

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.

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 on an occurrence form, and including Yancey Bros. Co. is additional insured. Such insurance shall be considered primary insurance for the benefit of Yancey Bros. Co. is additional insured with any other insurance maintained by Yancey Bros. Co. is considered primary insurance for the benefit of Yancey Bros. Co. is additional insured with any other insurance maintained by Yancey Bros. Co. is the such 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) days prior defend the actual delivery of the Equipment for the Equipment and the part of the Equipment in the such and the part of the Equipment in the such and the c)

d)

e)

f)

Indemnify. 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.'s officers, g)

employees or agents.

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 Limitation of Actions. Any judicial proceeding or other cause of action shall arise, whichever is later.

i) Miscellaneous:

h)

- laneous:
 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.
 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.
 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.

 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. 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

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. 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. deems necessary or appropriate in connection with the sale or lease of Equipment to Customer.

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 or outsides machine least on, 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 6.

	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.	
Initial	Date	



Date

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-notices/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.

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. FOR DEALER USE ONLY Company Company UCID Company (Print) Company Representative CWS ID Company Representative (Print) Main Store Dealer Code Signature **Dealer Representative Name**

Dealer Representative CWS ID