

P. O. BOX 4665 / TYLER, TEXAS 75712 / GEORGE P. BANE, INC. /

TELEPHONE WATS NUMBER 800/594-2200 FAX NUMBER

903/597-6641 903/593-0519

May 12, 2022

Panola County #1 110 Sycamore Street Carthage, Texas 75633

Dear Commissioner Billy Alexander,

Thank you for the opportunity to quote our Dynapac machine to you. Our quote is as follows:

2019 Dynapac CP1200 S/N 10000510JKB005919 with all standard equipment plus 69" 9-wheel pneumatic roller, ROPS, suspension seat with slide & swivel, Gauge package, Antivandalism package, Hydrostatic powered articulated steering, All-wheel oscillation, Precleaner, Coco mats with spring-loaded scrapers, 132-gallon pressurized water spray system, Work lights (turn/tail/2-front/2-rear) & Rotating beacon. Subject to availability.

Rental Purchase Price

\$77,750.00

Rental rate is \$3,605.68 per month. Freight on this roller will be \$600.00 each way for a total of \$1,200.00 for total rent.

RPO option is available with 80% of rental being applied toward sales price. If machine is bought, freight will be credited back on sales invoice.

Once again, Thank you for the opportunity to fulfill your equipment needs. Please give me a call at 903/752-7601 if you have any questions.

Sincerely,

Byron Underwood George P. Bane, Inc.

Governmental Salesman

5, - bel



George P. Bane Inc. (Lessor)
P. O. Box 4665 Tyler, Texas 75712
3402 NNE Loop 323 Tyler, Texas 75708

Phone: (903) 597-6641 Fax: (903) 593-0519

		RENTAL	CONTRAC	CT	WAR	是包含的
A T		CUSTOME	R INFORMATIO	N		
Customer#			Date:	5/17/2022	I Alternation	
Lessee:	PANOLA COUNTY WIDE		Contact Name:			
Address:	COUNTY AUDITOR		Phone:			
City:	CARTHAGE	Mobile:				
State:	TX	Email:				
Zip:	75633	P.O.#				
		TRANSPORTA	TION INFORMA	TION		
Bane Truck: ✓			Customer Truck:			
Job Site Loc	ation:					
	DESCRIPTION OF EQ	IIPMENT	1	BILLING INF	ORMATION	
Stock:	8607		-	DILLING III	1 Week	4 Weeks
Make:	DP		Rental Rate:			\$3,605.68
Model:	CP1200		Delivery Charge:			\$600.00
Hours:			Pick Up Charge:			\$600.00
Serial #:	10000510JKB005919		Misc. Charge:			
Description:	DYNAPAC CP1200 9-WHEEL PNEUMATIC ROLLER		Insurance Charge:			
ADDITIONAL RENTAL INFORMATION			C/C Fee:			
Rental Start Date: 5/25/2022			Taxes:			
Guaranteed Rental Period: 1 Me		1 Month	Total:			\$4,805.68
	INSURANCE INFORM	MATION	I DI	ESCRIPTION OF	ATTACHMENT	(S)
Insurance Certificate Provided:		☑ YES □ NO	Stock	Make	Model	Serial
Purchase Loss Damage Waiver (LDW)		☐ YES ☑ NO				
LDW Amount (if no insurance) 15% Rental Rate Listed Above						
Equipment Value		\$77,750.00				
responsible for da Current diesel cos CUSTOMER IS R NOTE: LOSS OF	ased on an 8 hour days, 40 hour we illy maintenance, preventive mainten it is \$7.25per gallon. Current fuel co ESPONSIBLE FOR REVIEWING O MACHINE PERFORMANCE AND I MER'S REPONSIBILITY.	nance, general servicing and care st per gallon for (D.E.F.) diesel ex PERATOR'S MANUAL FOR RE	while machine is on rer khaust fluid is \$15.00 per E-FUELING REQUIREM	nt. Equipment must be re r gallon. ENTS OF MACHINE RE	turned full of fuel or will ENTED. EEN ADDED, DAMAGE	be charged for fueling.
LESSEE SIGN	ATURE:			DATE:	TIME:	
customer understa declined if proof of (literature provide)	PONSIBLE TO MAINTAIN CURRE ands to loss, destruction or damage f acceptable coverage is provided. I d upon request) during the period of PMENT ARE NOT COVERED UND	to rented equipment is the renter Purchase of LDW will cover the re the rental agreement, subject to	r's responsibility. The pur enter's responsibility for l deductible, terms,condit	rchase of Loss Damage to rented loss or damage to rented tions and exclusions as s	Waiver (LDW) is not ma equipment resulting fro tated in the contract. NO LDW DEDUCTIBLE: \$1	m covered perils DTE: MISUSE AND/OF 1,000.00
LESSEE SIGN	ATURE: Leenal	Indum			5-24-22	TIME:

GENERAL CONDITIONS OF RENTAL

THE LESSEE OF LISTED RENTAL EQUIPMENT AGREES:

To accept full responsibility and liability for any and all damages to listed equipment due to improper operation, maintenance, and/or lubrication, freezing, fire, theft, windstorm, hailstorm, flood, riot, insurrection, strike, explosion, collision, upset damages while being transported, loaded or unloaded, or for any causes whatsoever other than wear and tear.

To pay for repairs or replacements of all parts damaged by misuse, or for all other extraordinary damage done.

Any tire puncture, cuts or slashes are the responsibility of said Lessee to be repaired or replaced to its original condition as in good condition as when received, ordinary wear and tear accepted.

Instruction manuals are included with all leased equipment and intended for use by Lessee and his employees to govern the safe operation of equipment. Lessee and any person who works for him and uses the equipment, agree to operate machinery in accordance with the instruction manual.

To notify Lessor if this equipment, or any portion thereof, is in use for more than 8 hours in one day, 40 hours in one week, or 160 hours in a four-week period, and to pay Lessor a pro rate portion of the applicable rental rate for the extra use of the equipment.

To indemnify Lessor against all loss, damage expense and penalty arising from any action on account of personal injury or damage to property of any character whatsoever occasioned by the operations, handling or transportation of the equipment during the existence of this lease or rental.

To hold Lessor free and harmless for all taxes and other public or private charges against or upon listed equipment, whatsoever and wherever levied, due to its use beyond the limits of Lessor's County.

To comply with and conform to all laws, ordinances and regulations relating to the possession, use or maintenance of listed equipment and save Lessor harmless against actual or asserted violations, and pay all costs and expenses of every character occasioned by or arising out of such use.

Lessee shall not assign this lease or sublease, sell, mortgage or create a security interest in the equipment without the written consent of Lessor and title to the equipment shall at all times remain vested in Lessor.

To keep Lessor advised at all times as to the location and condition of listed equipment.

Not commit or permit any act whereby listed equipment or any part thereof shall or may be seized, taken in execution, attached, removed, destroyed or injured.

In case of default of any of the terms of this agreement, Lessor their agents or servants, may at its options enter the premises where said equipment may be found and remove same therefrom, without notice, or demand, and without being guilty of any trespass or wrong. Lessor is not liable for any damage because of such removal of equipment, and Lessee agrees to pay all expenses incidental to said removal. In case of default in payment whereby it becomes necessary for Lessor to place the account in the hands of an attorney for collections, lessee agrees to pay actual or reasonable costs, whichever may be greater, as a collection charge.

Lessor's County (Dallas (BMI), Tarrant (BMFW), Smith (GPB), being the origin of this Lease, any and all disputes arising hereunder shall be settled or attempted to be settled only in Lessor's County (Dallas (BMI), Tarrant (BMFW), Smith (GPB)) whether such settlement be arrived at or be attempted by negotiation, litigation or otherwise.

Lessor gives no warranty against patent or latent defects in material, workmanship, or capacity, nor warrants that said equipment will meet the requirements of any law, rules, specifications or contracts which provide for specific machinery or apparatus or special methods, excluding warranties for all equipment of merchantability and fitness for particular purpose. All equipment is deemed used equipment and is leased on an "as is, where is" basis. Any salesperson and/or any other employee of Lessor making oral or written statements about the equipment described in this lease do not constitute warranties and will not be relied upon by the Lessee and are not a part of this Lease.