SALES AGREEMENT

DATE -

Apr 03, 2023

Agreement Number: 307488

	HOLII	EXAS LID., St	565 Southeast	Loop 410	, San Anton	10, TA/6222 P	none: (800	275-4050				
CUSTOMER	PANOLA COUNTY											129 0
STREET ADDRESS	1120 E SABINE ST						<same></same>					
S CITY/STATE				COUNTY/COUNTRY PANOLA, UNITED STATES								
L POSTAL CODE	75633-2023		PHONE NO. 903 693 3763				''					
D	EQUIPMENT E	SILLY ALEXAND	DER - 903 754 2507			Р						
T CUSTOMER CONTACT:	PRODUCT SUPPORT	ILLY ALEXAND	DER - 903 754	2507			T					
INDUSTRY CODE:	COUNTY GOVERNMENT (P	S92)	PRINCIPAL	WORK CODE		S & STREETS: CTION(200)	F.O.B. AT	: Longvie			sion	
CUSTOMER 08915	590		Sales Tax Exempti	ion # (if applica	able) - TYPE: Go	vernmental	1	R PO NUMBER		(Yes / <u>No</u>)		170
NUMBER			TX COUNTY					(D		instantinung		040
T PAYMENT TERMS: E NET PAYMENT ON REC	FIRT OF INVOICE	NET ON DELIVER		FINANCIAL	SEB//ICES		☐ csc	LEASE	ms are subj	ject to Finance (Jompany –	OAC approva
R				FINANCIAL								
M CASH WITH ORDER	N/A	BALANCE TO FIN	NANCE		0.00	CONTRACT INTER	REST RATE	N/A REL	EASE NUM	MBER		
		DESCRIPT	ION OF EQUIPMEN	IT ORDERED	PURCHASED							
MAKE: TBA			120 CAB 4X4 E		TOROTAGED	YEAR:	2023					
ID NUMBER: HCT01356	68		UMBER: H8T035			SMU: 3						
420 07A BACKHOE LO						COLD WEATHER PACKAGE, 120V				551-6940		
TRIM PACKAGE 3			630-5313		AUTO-UP S	TABILIZERS		114.578.33		567-5090		1
CAB, DELUXE			544-0883		PLATE GRO	UP - BOOM WE	AR			4	23-7607	
HYDRAULICS, MP, 6	FCN/8BNK, ST		542-7774		GUARD, ST	ABILIZER				353-1389		
PT, 4WD/2WS, POWE	RSHIFT		544-1066		ENGINE, 7	4.5KW, C3.6	DITA, T4F	•		5	541-9540	
STICK, EXTENDABLE	, 14FT		543-4284		BUCKET-MP, 1.3 YD3, PO					337-7436		
DISPLAY, TOUCH SCI	REEN		545-5048	545-5048		TIRES, 340 80-18/500 70-24, MX				533-0488		
WORKLIGHTS (8) LED LAMPS			491-6736		BUCKET-HD, 24", 6.2 FT3				219-3387			
SEAT, DELUXE FABRIC			611-0339		STABILIZER PADS, FLIP-OVER					9R-6007		
AIR CONDITIONER,	T4F		542-7810	542-7810		FAN				387-6682		
PRODUCT LINK, CELLULAR, PLE643			560-6797	560-6797		BELT, SEAT, 2" SUSPENSION				2	206-1747	
COUNTERWEIGHT, 1015 LBS			337-9696	337-9696		LOADER BUCKET PINS				545-8548		
RIDE CONTROL			551-6453	551-6453		CUTTING EDGE, TWO PIECE			9R-5321			
LINES, COMBINED A	UX, E-STICK		548-1231									
STANDARD RADIO (1			540-2298									
MODEL:	1	RADE-IN EQUIPM	YEAR:	SN.:			TERMS OF	SALE				
PAYOUT TO:			AMOUNT:		Y:		SALE PR	ICE			\$1	49,528.00
MODEL:			YEAR:	SN.:	.,		EXT WAR	RANTY				Included
PAYOUT TO: MODEL:	(1)		AMOUNT; YEAR:	PAID B SN.:	Y:		SUB TOT	AL			\$1	49,528.00
PAYOUT TO:			AMOUNT:		Y:		TOTAL P	URCHASE PI	RICE		\$1	49,528.00
MODEL:			YEAR:	SN.:			l					
PAYOUT TO:			AMOUNT:	PAID B	Y:	,						
	UBJECT TO EQUIPMENT BEING ADE-IN EQUIPMENT DESCRIBED LIENS. MORTGAGES AND S	ABOVE TO HOLT A	AND WARRANTS IT	TO BE FREE								
MAY NOT BE ABLE TO HE PRODUCT AVAILABIL HONOR THE TERMS OF T	IAT THIS AGREEMENT REFLECT ONOR THE EXACT PRICING OR ITY, EXTENDED LEAD TIMES, AI THIS AGREEMENT, THIS AGREE	S THE FULL AND F DELIVERY DATES ND SUPPLIER PRIC MENT WILL BE VO	FINAL TERMS OF T HEREIN. EXAMPLE CING CHANGES. CU IDED, AND BOTH P	HIS TRANSACES OF THOSE JSTOMER AC	CIRCUMSTANC CEPTS AND AC EASED FROM TI	ES INCLUDE, BUT KNOWLEDGES TH HIS AGREEMENT'S	ARE NOT LIM AT IF HOLT IS BINDING EFF	ITED TO, LIMIT NOT ABLE TO FECT. VOIDING	OF Cu	QUIPMENT WAI	wledges t	
HOLT IS NOT A MANUFA AND AGREES TH MANUFACTURER'S WA HOLT, BY VIRTUE OF HA	ES NOT PREVENT THE PARTIES CTURER OF THE EQUIPMENT. A ATT: (1) ANY EXPRESS WARRAN' RRANTY CONTAINS LIMITATION WING SOLD THE EQUIPMENT UN	DISCLAIMER OF VILTHOUGH HOLT NITES BY THE MANU S AND CUSTOMER NOT COVERED B	MARRANTIES AND MAY ADMINISTER W MFACTURER FOR T R MAY INCUR CERT Y THE MANUFACTU	WAIVER OF (VARRANTIES HE EQUIPME TAIN REPAIR, URER'S WARF	CLAIMS: ISSUED BY THE NT ARE NOT TH TRANSPORTAT RANTY. ES NOT MAKE A	MANUFACTURER, E RESPONSIBILITY ION OR OTHER CH	, CUSTOMER A Y OF HOLT; AN HARGES BY HO	ACKNOWLEDG ND (2) THE OLT WHICH AR RANTY, EXPRE	rea usa ses no spi 12 Mai	ceived a copy of ad and undersed equipment is a warranty is officeified herein. Month/Unlinchine MO/5000 HR	stood said s sold as is ered or imp	warranty. All s where is and plied except as urs Total
OR IMPLIED, AS TO CONDITION, COMPLIANCE WITH SPECIFICATIONS OR REFITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER WARRANTY WHATSO ANY DAMAGES (WHETHER ORDINARY, SPECIAL OR PUNITIVE) ARISING FREDERIC FOR PUNITIVE ARISING FRE			TSOEVER, EXPRES	OEVER, EXPRESS OR IMPLIED, WITH RESPECT TO THE EQUIPM			MENT, HOLT IS NOT LIABLE FOR		INIT	INITIAL RGM		
ADDITIONAL TERMS AND AGREEMENT AND A	CONDITIONS SET FORTH ON T RE INCORPORATED HEREIN VE	HE REVERSE SIDE	E HEREOF OR ATTA PURPOSES. PLEASI AGREEMENT.	ACHED HERE	TO (AS APPLICA CH OTHER TER	BLE) CONSTITUTE MS AND CONDITIO	E AN IMPORTA ONS BEFORE S	INT PART OF T SIGNING THIS	HIS CS.	A:		
	NDITIONS SUPERSEDE ALL OTH N AUTHORIZED REPRESENTATI		ONDITIONS PRESE					MENT SIGNED	BY			
NOTES:												
Date Apr 03, 2	2023	THIS AGE	REEMENT IS SUB	JECT TO TH	Date	CONDITIONS AT	- 202	3				•
Lively, Char	rles(565)			TREE DIV	PANOLA C	OUNTY		DocuSign	ed by		CUSTOMER	
			ORDER RECE	HIVED BY				Dog a Grant III			POSTOMER	40

SALES MANAGER

SIGNATURE

Dustin Morris

-A445949334EF4E7..

ADDITIONAL TERMS AND CONDITIONS

- 1. AGREEMENT: This Agreement becomes binding on Holt only upon Holt's execution of this Agreement, and subject to the availability of the Equipment from the manufacturer. Customer shall inspect the Equipment immediately upon its receipt, and shall be conclusively deemed to have accepted the Equipment in good and operating condition unless the Customer promptly notifies Holt of any defects, in writing and via telephone. Holt shall have the right, at its option, to either repair or replace the Equipment, or terminate this Agreement, in which event the Equipment shall be returned to Holt. Delays in
- delivery shall be excused if caused by any cause beyond the reasonable control of Holt.

 2. TITLE TO EQUIPMENT: Title to the Equipment shall pass to the Customer only upon Holt's actual receipt of funds in the total amount of the Purchase Price and other sums due to Holt hereunder.
- 3. TAKEN IN TRADE: Customer does hereby irrevocably sell, assign, transfer and convey possession, ownership and title unto Holt to the Trade-in Equipment described above. Customer warrants that it is the sole owner of the Trade-in Equipment, has full power and authority to sell the Trade-in Equipment, and that there is no lien or any encumbrance of any kind or nature against the Trade-in Equipment, of record or otherwise
- TAXES: Customer shall promptly pay all taxes, fees, transportation and other costs, assessments and all governmental charges of any kind or
- character, and any penalties, fines or interest thereon relating to the Equipment.

 5. CUSTOMER'S WARRANTIES AND USE: In addition to the other warranties contained herein, Customer warrants that (i) if Customer is an entity, it is duly organized and validly existing in good standing, and (ii) is duly authorized to execute, deliver and perform under this Agreement. Customer further agrees and warrants, at its cost, that: (1) the Equipment shall at all times be used solely for Customer's business and not for personal, family, or household use, and in accordance with the use, and/or instructional materials, solely for the purpose for which it was intended; (2) only Customer's employees (who must be skilled, trained and certified to do so) shall use the Equipment. Customer hereby further agrees and warrants that (i) any payments made pursuant to this Agreement are intended by the Customer to be a contemporaneous exchange for new value given to Customer and it is a substantially contemporaneous exchange and (ii) each payment made of a debt incurred by Customer under this Agreement is in the ordinary course of business or financial affairs of Customer and Holt, and such payment was made in the ordinary course of business or financial affairs of Customer and
- Holt, or made according to ordinary business terms.

 6. LOSS AND DAMAGE: Customer assumes all liability and risk of, and shall be solely responsible for, all damage and loss to the Equipment from any cause whatsoever, whether or not such loss or damage is or could have been covered by insurance. Until the Equipment is paid in full, Customer shall promptly give Holt written notice of any loss or damage and reimburse Holt for the value of the Equipment if damaged or stolen. Holt's sole responsibility
- 7. SECURITY AGREEMENT: Customer hereby grants to Holt a continuing purchase money security interest in the Equipment and any and all additions, substitutions and all proceeds thereof to secure Customer's obligations hereunder whether now existing or hereafter created and all renewals, extensions and rearrangement of such liabilities. Customer appoints Holt as Customer's irrevocable attorney-in-fact to file, at Customer's cost, any financing statement (and any amendments, renewals and related instruments) on the Equipment: (i) to perfect a security interest in the Equipment, and/or (ii) to
- statement (and any amendments, renewals and related instruments) on the Equipment: (i) to perfect a security interest in the Equipment, and/or (ii) to release, terminate, and void Customer's interest in the Equipment. The date of delivery, for purposes of filing any financing statement, shall be the date on which the Equipment is put into service and "made ready" or invoiced by Holt, whichever is later.

 8. EVENTS OF DEFAULT: The following are events of default by Customer: (1) failure to pay any amount due hereunder or otherwise; (2) Customer's ceasing to do business, becoming insolvent, taking advantage of any law for the relief of debtors or filing bankruptcy, making an assignment for the benefit of creditors; (3) when Holt deems itself insecure with respect to Customer's performance; (4) Customer fails to perform any of Customer's other obligation hereunder or otherwise; (5) Customer's representation or warranty is false or misleading.

 9. REMEDIES ON DEFAULT: In the event of any default by Customer, Holt is entitled to any one or more of the following remedies, without any notice of default: (a) take possession of the Equipment or any other equipment, including enter premises where its located; (b) terminate this Agreement; (c) seek specific performance or injunction or recover damages; (d) stop delivery of the Equipment or any other equipment; (e) surrender any insurance policies and receive the unearned premiums: (f) without terminating this Agreement. Holt may take possession of the Equipment and sell, relet or otherwise and receive the unearned premiums; (f) without terminating this Agreement, Holt may take possession of the Equipment and sell, relet or otherwise dispose of the Equipment as a secured party under UCC and deduct all expenses, costs, reasonable attorneys fees, and other charges incurred by Holt; (g) recover deficiency from Customer; and/or (h) perform by itself, or cause performance of, Customer's obligation, at Customer's cost. In no event shall Holt be required to sell or relet the Equipment, nor required to rebate or pay back any gain or profit as a result of leasing the Equipment. Holt's remedies
- hereunder shall not be exclusive, but shall be cumulative and in addition to all other remedies existing at law or in equity.

 10. INDEMNITY: CUSTOMER AGREES TO INDEMNIFY, DEFEND AND HOLD HARMLESS HOLT AND HOLT'S PARTNERS, EMPLOYEES, AGENTS, REPRESENATIVES, SUCCESSORS AND ASSIGNS FROM ANY AND ALL CLAIM, EXPENSE, CAUSE OF ACTION, DAMAGE, LIABILITY, COST, PENALTY, TAX, ASSESSMENT, CHARGE, PUNITIVE DAMAGE OR EXPENSE BY REASON OF ANY ACT OR OMISSION OF CUSTOMER OR ITS EMPLOYEES, AGENTS, CONTRACTORS, SUBCONTRACTORS, AFFILIATES OR INVITEES.
- 11. ASSIGNMENT: HOLT may assign any of its rights and obligations hereunder without notice, including, but not limited to, assignment of the HOLT equipment sale and/or trade-in purchase rights under this Agreement to CATD Exchange Services LLC. No assignee of HOLT, including CATD Exchange Services LLC., as qualified intermediary or the assignee's officers, directors, agents, or employees, shall be obligated to perform any covenant, condition or obligation required to be performed by HOLT hereunder. However, in the event any assignee agrees to assume the obligations of HOLT, Customer agrees that HOLT shall be released from all further liability hereunder. Neither this Agreement nor any of Customer's rights hereunder shall be assignable
- by Customer without the prior written consent of HOLT.

 12. INSURANCE COVERAGES: Customer shall maintain Equipment insurance and General Liability insurance, Auto Liability insurance, and Workers Compensation and Employer's Liability Insurance, each with minimum \$1,000,000 per occurrence and shall deliver to Holt a Certificate of Insurance evidencing same. Such insurance obtained by Customer shall be primary.
- 13. NOTICES: All notices hereunder shall be in writing and shall be deemed delivered if delivered personally or mailed, by certified mail, return receipt requested, to the respective addresses of the parties set forth above or any other address designated by written notice.
- 14. MISCELLANEOUS: This Agreement may only be modified by a written agreement signed by Holt. If any provision of this Agreement is hereafter held invalid or unenforceable, the remainder of the Agreement shall not be affected and the provisions are declared severable. If there is more than one Customer, the obligations of Customers hereunder are joint and several. Subject to the terms hereof, this Agreement shall be binding upon and inure to the benefit of Holt and Customer and their respective personal representatives, successors and assigns. This Agreement shall be governed by the laws of Texas, each party hereby irrevocably consents to submit to the exclusive jurisdiction of the courts of the state of Texas in either Dallas County or Bexar County, Texas. I agree and acknowledge that to the extent equipment is equipment with a telematics system (e.g., Product Link), that data concerning such equipment, including condition, and operation are being transmitted to Caterpillar Inc., and its affiliates. The full privacy statement applicable to the transfer of telematics information, including instructions on how to ask questions about telematics and how to revoke your consent, is available at: http://www.cat.com/en_US/support/operations/fleet-management-solutions/product-link/caterpillar-telematicsdataprivacystatement.html. Right to a jury trial is hereby waived by all parties.
- 15. ARBITRATION: Parties agree to submit to binding arbitration for any dispute arising out of or relating to this transaction. Either party may initiate arbitration which shall be conducted in accordance with commercial arbitration rules of the American Arbitration Association, in San Antonio, Bexar County, Texas. Each party shall bear its own costs and attorney's fees unless the arbitrators award such fees to a party, each party shall share equally the cost of the arbitration.



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'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			
		remote diagnostics and remote updates and upgrades) and authorizes Caterpillar sets and Devices in accordance with the Remote Services Process Document.	
AGREE	\square		
DECLINE			
agreement l		Company's subscriptions to any Digital Offerings. Except as set out in a written ernance Statement, this authorization supercedes and replaces any other	
PANOI	LA COUNTY	FOR DEALER USE ONLY	THE REAL PROPERTY.
Company		Company UCID	St. Committee
PANUL	A CO.		
Company (Prin	nt)	Company Representative CWS ID	-
Rodge	or G. McLane		
Company Repr	L & Manager	Main Store Dealer Code	The second second
Signature /		Dealer Representative Name	
4-11	- 23		
Date		Dealer Representative CWS ID	-
Caterpillar: Con	fidential Green		

DocuSign

Certificate Of Completion

Envelope Id: D8DADC36889F4992A19EA0F86D1D9A91

86D1D9A91 Status: Completed

Subject: Complete with DocuSign: HCT013568 420 C4E H8T03547 PANOLA COUNTY SALES ORDER.pdf

Source Envelope:

Document Pages: 3

Signatures: 2 Initials: 1

Certificate Pages: 3 AutoNav: Enabled

Envelopeld Stamping: Enabled

Time Zone: (UTC-06:00) Central Time (US & Canada)

Envelope Originator:

Charles Lively 5665 SE Loop 410

San Antonio, TX 78223

charles.lively@holtcat.com IP Address: 38.146.76.169

Record Tracking

Status: Original

4/3/2023 2:59:25 PM

Holder: Charles Lively

charles.lively@holtcat.com

Location: DocuSign

Signer Events

Dustin Norris

dustin.norris@holtcat.com Regional sales manager

HOLT CAT

Security Level: Email, Account Authentication

(None)

Signature

Dustin Norris

Signature Adoption: Pre-selected Style Using IP Address: 24.227.240.164

Timestamp

Sent: 4/3/2023 3:06:11 PM Viewed: 4/3/2023 3:07:22 PM Signed: 4/3/2023 3:07:25 PM

Electronic Record and Signature Disclosure:

Not Offered via DocuSign

Rodger G. McLane

melanie.earle@co.panola.tx.us

Security Level: Email, Account Authentication

(None)

- DocuSigned by:

Rodger G. Mclane

Signature Adoption: Pre-selected Style Using IP Address: 12.71.195.66

COPIED

Sent: 4/3/2023 3:06:10 PM

Resent: 4/3/2023 3:10:43 PM Resent: 4/3/2023 3:14:50 PM Viewed: 4/3/2023 3:37:04 PM Signed: 4/11/2023 11:32:34 AM

Electronic Record and Signature Disclosure:

Accepted: 4/3/2023 3:37:04 PM

ID: 257d9919-b8c7-4dc0-ac28-25f98f886429

In Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp
Carbon Copy Events	Status	Timestamp
war of the state of		

Charles Lively

charles.lively@holtcat.com

HOLT CAT

Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure:

Not Offered via DocuSign

Sent: 4/3/2023 3:06:10 PM Viewed: 4/3/2023 3:43:26 PM **Carbon Copy Events**

Status

COPIED

Timestamp

Chris Burleson

Chris.Burleson@holttruckcenters.com

Machine Sales Coordinator

HOLT CAT

Security Level: Email, Account Authentication

(None

Electronic Record and Signature Disclosure:

Electronic Record and Signature Disclosure

Not Offered via DocuSign

Sent: 4/3/2023 3:06:11 PM

Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	4/3/2023 3:06:11 PM
Envelope Updated	Security Checked	4/3/2023 3:10:43 PM
Envelope Updated	Security Checked	4/3/2023 3:14:49 PM
Certified Delivered	Security Checked	4/3/2023 3:37:04 PM
Signing Complete	Security Checked	4/11/2023 11:32:34 AM
Completed	Security Checked	4/11/2023 11:32:34 AM
Payment Events	Status	Timestamps

Electronic Record and Signature Disclosure created on: 11/26/2013 1:42:26 PM Parties agreed to: Rodger G. McLane

For more information, please contact HOLT CAT at 1-800-275-4658.