

The City of Muskogee encourages participation from all its citizens in public meetings. If participation is not possible due to a disability, notify the City Clerk, in writing, at least forty-eight hours prior to the scheduled meeting and necessary accommodations will be made (ADA 28 CFR/36).

AGENDA
PURCHASING COMMITTEE
JUNE 9, 2025

Official action can only be taken on items which appear on the agenda. The public body may adopt, approve, ratify, deny, defer, recommend, amend, strike, or continue any agenda item.

When more information is needed to act on an item, the public body may refer the matter to Staff or back to Committee or the recommending body.

Under certain circumstances, items are deferred to a specific date or stricken from the agenda entirely.

REGULAR SESSION - 5:00 P.M., 2ND FLOOR CONFERENCE ROOM, MUNICIPAL BUILDING, 229 W. OKMULGEE AVE., MUSKOGEE, OKLAHOMA

1. Consider approval of Purchasing Committee Minutes of May 12, 2025, or take other necessary action.
2. Consider approval of claims for all City departments May 3, 2025 through May 30, 2025, or take other necessary action.
3. Consider approval of the lowest and/or best bids for Road Materials from Glover & Associates, Inc., Cooks Consulting, LLC, and APAC Central dba Arkhola, for fiscal year 2025-2026, or take other necessary action. (Mike Stewart)
4. Consider approval of the lowest and/or best bid from Muskogee Redi Mix for concrete materials for City repair and maintenance projects, or take other necessary action. (Mike Stewart)
5. Consider approval to accept the recommended bids for Water Treatment Plant Chemicals for water treatment as follows: 1) Chlorine at \$1.258 per pound to Brenntag Southwest; 2) Fluorosilicic Acid at \$0.262 per pound to Penco, Inc.; 3) Poly-phosphate at \$0.61 per pound to Hawkins, Inc.; 4) Aluminum/polymer liquid blend coagulant at \$0.4334 to Brenntag Southwest; 5) Sodium Chlorite solution at \$0.655 per pound to International Dioxide, Inc.; 6) Ferric Chloride at \$0.2435 per pound to Brenntag Southwest; and 7) Copper Sulfate at \$0.64 per pound to Brenntag Southwest, or take other necessary action. (Mike Stewart)

6. Consider approval of a Master Sales and License Agreement with Routeware, Inc., in an amount not to exceed \$76,115.84, and authorize the City Manager to negotiate and execute the same, or take other necessary action. (Mike Stewart)

7. Consider approval to purchase one (1) New Caterpillar Model 260 C3H2 Skid Steer Loader/Compact Track Loader with all standard equipment, in the amount of \$74,031.00, for the Hatbox Event Park, or take other necessary action. (Mark Wilkerson)

ADJOURN

Purchasing Committee**1.**

Meeting Date: 06/09/2025
Submitted For: Dennis Read, Finance
Initiator: Benita Hotema, Assistant Financial Analyst
Department: Finance
Staff Information Source:

Information**AGENDA ITEM TITLE:**

Consider approval of Purchasing Committee Minutes of May 12, 2025, or take other necessary action.

BACKGROUND:

Purchasing Committee met on May 12, 2025.

RECOMMENDED ACTION:

Approve Purchasing Committee minutes for May 12, 2025.

Fiscal Impact**Attachments**

Purchasing Minutes 5/12/2025

MINUTES

**OF THE PURCHASING COMMITTEE
OF THE CITY OF MUSKOGEE, OKLAHOMA
MET IN THE 2ND FLOOR CONFERENCE ROOM
CITY HALL
MAY 12, 2025**

The Purchasing Committee of the City of Muskogee, Oklahoma, met in Regular Session at 5:00 p.m., on MAY 12, 2025, in the 2nd Floor Conference Room, Municipal Building, 229 W. Okmulgee Ave., Muskogee, Oklahoma.

The meeting was called to order and the roll was called as follows:

Present: Committee Member Derrick Reed; Committee Member Melody Cranford; Committee Member Patrick Cale

Absent: Chair Jaime Stout

Staff Present: Kendal Francis, City Manager; Benita Hotema, Purchasing Manager; Jeff Reeves, Project Manager; Rick Ewing, Assistant Director of Parks & Recreation

1. Consider approval of Purchasing Committee Minutes of April 14, 2025, or take other necessary action.

Motion was made by Committee Member Patrick Cale, seconded by Committee Member Derrick Reed

AYE: Committee Member Derrick Reed, Committee Member Melody Cranford, Committee Member Patrick Cale

Carried - Unanimously

2. Consider approval of claims for all City departments April 5, 2025 through May 2, 2025, or take other necessary action.

Motion was made by Committee Member Derrick Reed, seconded by Committee Member Patrick Cale

AYE: Committee Member Derrick Reed, Committee Member Melody Cranford, Committee Member Patrick Cale

Carried - Unanimously

3. Consider approval of the lowest and best bid in the amount of \$89,800.00, from PCC Sports, for the Spaulding Park Pickleball Repair, Convert, Resurface, Project No. 2025004, or take other necessary action. (Mark Wilkerson)

Motion was made by Committee Member Derrick Reed, seconded by Committee Member Patrick Cale

AYE: Committee Member Derrick Reed, Committee Member Melody Cranford, Committee Member Patrick Cale

Carried - Unanimously

4. Consider approval of the lowest and best bid in the amount of \$360,000.00, from Cook Consulting, LLC, for the Honor Heights Park Spillway, Project No. 2025005, or take other necessary action. (Mark Wilkerson)

Motion was made by Committee Member Patrick Cale, seconded by Committee Member Derrick Reed

AYE: Committee Member Derrick Reed, Committee Member Melody Cranford, Committee Member Patrick Cale

Carried - Unanimously

5. Consider approval to purchase a Kubota L47TLB-LB Backhoe/Loader for use in the Parks & Recreation Department, in the amount of \$78,276.58, utilizing Sourcewell Cooperative Purchase pricing, or take other necessary action. (Mark Wilkerson)

Motion was made by Committee Member Patrick Cale, seconded by Committee Member Derrick Reed

AYE: Committee Member Derrick Reed, Committee Member Melody Cranford, Committee Member Patrick Cale

Carried - Unanimously

There being no further business, the meeting was adjourned.

JAIME STOUT, CHAIRPERSON
PURCHASING COMMITTEE

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Purchasing Committee**2.**

Meeting Date: 06/09/2025
Submitted For: Dennis Read, Finance
Initiator: Benita Hotema, Assistant Financial Analyst
Department: Finance
Staff Information Source:

Information**AGENDA ITEM TITLE:**

Consider approval of claims for all City departments May 3, 2025 through May 30, 2025, or take other necessary action.

BACKGROUND:

Claims for all City departments.

RECOMMENDED ACTION:

Approve claims May 3, 2025 through May 30, 2025.

Fiscal Impact**Attachments**

Purchasing Claims 6/9/2025

CITY OF MUSKOGEE CLAIMS

CHECK #	VENDOR	AMOUNT	DESCRIPTION
250161	BLUECROSS/BLUE SHIELD OF OK	101,893.16	insurance
250162	THE ZERO CARD, INC.	17,012.09	insurance
250163	AUSTIN, GREGORY CHARLES	7.38	utility refund
250164	BEEBE, LAVADA JEAN	25.05	utility refund
250165	BRANDT, BETH	6.18	utility refund
250166	CRABTREE, BILLY E	90.00	utility refund
250167	DANIEL, LESLIE ANNE	7.94	utility refund
250168	DICK, SUSAN BETH	4.32	utility refund
250169	DYE, HENRY M	15.18	utility refund
250170	EASLEY, CAROLYN	52.76	utility refund
250171	FORRESTER, LYNVILL EUGENE	76.90	utility refund
250172	FOUTCH, WILLIAM B	8.11	utility refund
250173	GRAMME, HEATHER RENEE	19.34	utility refund
250174	GREAT LIFE INVESTMENTS	31.13	utility refund
250175	GRIFFITH, TYLER G	20.80	utility refund
250176	J & M INVESTMENTS, LLC	3.77	utility refund
250177	KINDELL, LACEE	21.20	utility refund
250178	LEEDS, LESLIE	90.00	utility refund
250179	LI, XIAO XIA	246.64	utility refund
250180	MCGEE, RICHARD W	13.04	utility refund
250181	MITCHELL, JASON	56.92	utility refund
250182	MUSKOGEE COMMUNITY ACTION	16.66	utility refund
250183	PALMER, RODNEY L	6.66	utility refund
250184	REHEARD, CORBY J	17.38	utility refund
250185	WARD, PAMELA E	4.32	utility refund
250186	MONTA HOLDINGS	25.99	utility refund
250187	MONTA HOLDINGS	26.06	utility refund
250188	MONTA HOLDINGS	22.62	utility refund
250189	AARON MAYHUGH	260.00	travel/education
250190	ACCURATE LABS & TRAINING CENTE	940.00	water testing/lab
250191	ACTION GROUP STAFFING	4,462.31	temp employees
250192	ADVANCE AUTO PARTS 64771111001	622.38	fleet misc
250193	AUSTIN WITT	86.32	travel/education
250194	B & R ELECTRIC SERVICE INC	400.00	electrical contractor
250195	BANNER FIRE EQUIPMENT INC	1,674.00	misc
250196	BEN E. KEITH	732.33	concessions
250197	BLESSED GROUND MAINTENANCE	175.00	lawncare contractor
250198	BRENNNTAG SOUTHWEST INC	13,980.00	chemical contractor
250199	BROKEN ARROW ELECTRIC	294.10	electrical supplies/service
250200	CARE AROUND THE CLOCK INC	23,608.24	medical services
250201	LACEY THOMPSON CAYWOOD	300.00	lifeguard recertification
250202	VICTOR CEASAR L	1,500.00	backflow grant
250203	CHAD FARMER	384.00	travel/education
250204	CHRIS CUMMINGS	113.26	travel/education
250205	CLEET	2,829.46	monthly cleet
250206	CNR FENCE CO	9,000.00	Hatbox awnings/bleachers
250207	COFFEE NEWS OF MUSKOGEE	552.45	misc
250208	CONNECT DME, LLC	5,421.92	medical supplies
250209	CREATIVE APPAREL & MORE	319.48	misc
250210	D & F SERVICES LLC	1,250.00	misc
250211	DAVID'S DISCOUNT TIRES INC	921.38	fleet misc
250212	DAVIS FIELD AVIATION, LLC	238.00	misc
250213	DEPARTMENT OF ENVIRONMENTAL QU	372.00	misc

250214 KENYONNE DERRICK	480.00	teen center fitness
250215 DANIELLE DEZSO-JONES	266.00	misc
250216 DIANA WILSON	67.62	travel/education
250217 DONNIE COX	53.00	employee misc
250218 JERRY EATON SCOTT	480.00	teen center tutoring
250219 EXCHANGE CLUB OF MUSKOGEE	110.00	misc
250220 EXPRESS EMPLOYMENT PROFESSIONA	3,449.20	temp employees
250221 FASTENAL COMPANY	423.64	misc supplies
250222 AVERY LAWN CARE	2,710.00	lawncare contractor
250223 FIRE SERVICE TRAINING	1,750.00	fire misc
250224 FIVE STAR DEMOLITION	2,234.50	demo contractor
250225 FLEETPRIDE INC	605.35	misc
250226 FROST OIL CO., LLC	19,417.07	fuel
250227 GORDON'S HEATING-AIR CONDITION	480.00	heat/air contractor services
250228 GRAINGER	525.80	parts/supplies/janitorial
250229 GREAT PLAINS CONSULTING	8,650.00	projects contractor
250230 GREEN COUNTRY BEHAVIORAL HEALT	312.92	clinical sessions
250231 GECH FITNESS, INC.	3,180.61	fitness equipment
250232 HARNESS ROOFING, INC	1,807.91	contract services
250233 HARRISON TIRE & SUPPLY	430.00	fleet misc
250234 HEARTLAND BUSINESS SYSTEMS, LL	5,216.64	IT maintenance
250235 HIGHLINE AFTERMARKET	1,211.31	fleet misc
250236 HOLT TRUCK CENTERS OF OKLAHOMA	150.00	fleet misc
250237 HONOR HEIGHTS VET CLINIC #6530	207.56	animal shelter misc
250238 HUGG AND HALL EQUIPMENT COMPAN	1,730.00	misc
250239 JAMES HILL	5.00	employee misc
250240 JAMES HODGE FORD-LINCOLN-MERC	163.80	fleet misc
250241 LEGACY WIRE & SUPPLY LLC	1,014.40	misc
250242 JARED CAPTIAL, LLC	3,200.00	solar lease
250243 JAY HODGE CHEVROLET CADILLAC I	861.83	fleet misc
250244 LORI JEFFERSON	760.00	teen center tutoring
250245 KENT KAMP	210.00	teen center fitness
250246 JACOB KARLIK FRANCIS	1,000.00	AllAboard contractor
250247 KENNETH CLAYPOOL	19.00	travel/education
250248 KING TIRES OF MUSKOGEE INC	30.00	fleet
250249 KTFX FM RADIO STATION	500.00	radio ad
250250 KYLE EDWARDS BUICK GMC INC	296.24	fleet
250251 MARVIN LEDBETTER LOUIS	102.00	flower power staff meals
250252 LEVI PRIER	5.00	employee misc
250253 LOCKE SUPPLY CO	176.74	misc supplies/parts
250254 LOWES	1,621.28	misc supplies/parts
250255 MARVIN FENNELL	19.00	travel/education
250256 MCINTOSH CORP	3,731.09	plumbing contractor
250257 MIKE HALEY	5.00	employee misc
250258 MIKE HALEY	260.00	travel/education
250259 MORGAN SERVICES COMPANY LLC	70.00	tow services
250260 MUNICIPALH2O.COM	500.00	misc
250261 KELLY MURRY	570.00	airport janitorial services
250262 MUSKOGEE COMMUNICATIONS, INC.	450.00	communications
250263 MUSKOGEE COUNTY CLERK	90.00	filing fees
250264 MUSKOGEE COUNTY TRANSIT AUTHOR	13,271.51	City transportation services
250265 MUSKOGEE MEDICAL CENTER AUTHOR	14,720.28	note/interest
250266 MUSKOGEE MEDICAL CENTER AUTHOR	12,640.69	note/interest
250267 MUSKOGEE SIGN AND BANNER	300.00	misc
250268 MUSKOGEE TOURISM AUTHORITY	111,987.98	Hotel/Motel submission

250269 MUTUAL OF OMAHA INSURANCE CO	17,516.42	insurance
250270 OKIE SAFETY CONSULTING, LLC	2,250.00	plan review services
250271 OKLAHOMA CORRECTIONAL INDUSTRI	38,786.00	sheep&hog pens
250272 OKLAHOMA NATURAL GAS	2,399.95	city utility
250273 OKLAHOMA TURNPIKE AUTHORITY (O	6.88	tolls
250274 OKLAHOMA UNIFORM BUILDING CODE	268.00	misc
250275 ONE SOURCE WATER LLC	210.03	misc
250276 OREILLY AUTO PARTS	6,260.33	fleet parts
250277 OSBI	2,795.06	monthly fees
250278 OSBI	2,676.97	monthly fees
250279 OTA-PLATEPAY	8.06	tolls
250280 PATE INDUSTRIAL SUPPLY INC	75.98	misc
250281 PICTOMETRY INTERNATIONAL CORP	2,200.00	misc
250282 PIED PIPER SERVICES	75.00	misc
250283 PREMIER TRUCK GROUP	1,015.22	fleet misc/parts
250284 PREMIER USA INC.	3,902.01	temp employees
250285 CHASETON PRINCE G	500.00	AllAboard performer
250286 MICHEAL RAPPE	75.00	misc
250287 DERRICK REED	184.99	allowance
250288 RELIABLE DOOR SERVICES, LLC	2,329.64	misc services
250289 BFI WASTE SERVICES, LLC	427.51	misc
250290 RETAIL ATTRACTIONS LLC	4,125.00	economic development consultant
250291 ROSSON WHEEL SERVICE	85.00	fleet misc
250292 SADLER PAPER COMPANY	1,472.79	janitorial/misc supplies
250293 SANDY ALEXANDER	50.00	misc
250294 JENNIFER SARGENT	540.00	teen center tutoring
250295 SBA 2012 TC ASSETS	607.75	misc
250296 SPECIAL OPS UNIFORMS	1,266.68	uniforms
250297 STAUB INVESTMENTS INC. DBA GAL	80.00	misc
250298 STEWART MARTIN EQUIPMENT	754.54	misc parts
250299 SUDDENLINK	660.00	misc
250300 SUPERIOR LINEN SERVICE INC	486.30	towels/mats services
250301 T K PUBLISHING	1,640.00	misc
250302 T-MOBILE USA INC.	3,270.73	City mobile phones/data
250303 THOMAS HUGGENS	384.00	travel/education
250304 THYSSENKRUPP ELEVATOR CORP	1,145.68	elevator service
250305 TLS GROUP, INC	5,852.50	signal maintenance
250306 TRANSUNION RISK & ALTERNATIVE	165.00	misc
250307 TREY CHAPLIN	38.00	travel/education
250308 UNIFIRST HOLDINGS LP	830.07	uniforms
250309 UPLIFT TREE TRIMING	1,200.00	misc services
250310 WHEELER METALS	229.14	misc
250311 YORK & MAIN EQUITY GROUP INC	61,841.26	sewer repair
250312 DELTA DENTAL PLAN OF OKLAHOMA	845.74	insurance
250313 DELTA DENTAL PLAN OF OKLAHOMA	26,861.14	insurance
250314 THE ZERO CARD, INC.	35,798.29	insurance
250315 CHRISTIAN SLOAN	19.00	travel/education
250316 DARREN MURRELL	19.00	travel/education
250317 SHIRLEY HILTON-FLANARY	75.00	allowance
250318 TRACY ALAN HOOS II	75.00	allowance
250319 ENDEAVOR PARENT, LLC	20,000.00	Civic Center performer
250320 BARNES, CONNOR	42.12	utility refund
250321 BERMUDEZ, MARIO	14.62	utility refund
250322 CAMERON, BARBARA	16.66	utility refund
250323 FUELSMART (SHRI BALAJI LLC)	425.68	utility refund

250324 GATICA, YADIRA	100.00	utility refund
250325 JACKSON, DOUGLAS DEAN	17.41	utility refund
250326 MCCLATCHY, MIKEAL	20.97	utility refund
250327 MOONEY, TROY W	31.13	utility refund
250328 SCHALSKI, WAYNE	138.25	utility refund
250329 SEAY, WILIAM W	22.27	utility refund
250330 TCS ENTERPRISES LLP	23.89	utility refund
250331 TRAMMEL, ANN	27.94	utility refund
250332 WHITTIKER, JENIPHER JAE	16.66	utility refund
250333 BLUECROSS/BLUE SHIELD OF OK	93,581.24	insurance
250334 MEDFORD AERO AG, LLC	64.59	utility refund
250335 WALLACE, ALLISON ANN	39.22	utility refund
250336 BLUECROSS/BLUE SHIELD OF OK	50,964.37	insurance
250337 AARON MAYHUGH	147.83	employee misc
250338 ACCURATE LABS & TRAINING CENTE	270.00	water testing/lab
250339 ACTION GROUP STAFFING	9,175.62	temp employees
250340 ADVANCED WORKZONE SERVICES	2,947.50	traffic supplies
250341 AIRGAS USA LLC	131.00	misc
250342 ALEXANDER SCOTT	857.42	misc
250343 ALLSTATE TERMIT&PEST SOLUTION	5,140.00	pest services contractor
250344 AMERICAN GENERAL CONTRACTING	150.00	misc
250345 APAC CENTRAL INC	1,112.65	contract services
250346 B & R ELECTRIC SERVICE INC	4,800.00	electrical contractor
250347 FERGUSON BUSINESS FORMS, LLC	1,274.94	misc
250348 BANK OF OKLAHOMA-WEALTH MANAGE	937.50	misc
250349 BCS INSURANCE COMPANY	72,644.53	insurance
250350 BEN E. KEITH	2,840.89	concessions
250351 BG PRODUCTS INC	2,438.20	fleet misc
250352 BLESSED GROUND MAINTENANCE	17,290.00	lawncare contractor
250353 BRENNTAG SOUTHWEST INC	27,960.00	chemical contractor
250354 BROCK SUPPLY CO	214.93	fleet misc
250355 BROKEN ARROW ELECTRIC	304.65	electrical supplies/service
250356 CHELSEA BROWN	990.00	health services
250357 BROWN'S SHOE FIT CO #87	305.00	employee vouchers
250358 ERIC BURK	400.00	umpire
250359 BWI COMPANIES, INC	1,873.63	Parks chemicals/mowing
250360 CERTIFIED LABORATORIES	805.85	misc
250361 CHARBONNEAU, BILLY JO	75.00	sf instructor
250362 CINTAS CORPORATION #2	199.80	misc
250363 COLIN IRONS DRILLING & POOL SE	21,193.00	Waterpark tank repair
250364 COMMUNITYSCALE LLC	7,799.00	Comprehensive Housing Study
250365 CORAL SWIMMING POOL SUPPLY CO	910.00	parks misc
250366 ZANE CORY	405.00	umpire
250367 CREATIVE APPAREL & MORE	81.00	misc
250368 DAVID'S DISCOUNT TIRES INC	821.36	fleet misc
250369 DURAY DAVIS	315.00	umpire
250370 DEALERS ELECTRICAL SUPPLY	4,526.84	Waterpark supplies/parts
250371 DEBRA DELZEIT	125.00	sf instructor
250372 DEPARTMENT OF ENVIRONMENTAL QU	124.00	misc
250373 DIANA WILSON	249.00	employee misc
250374 DIRECTV LLC	214.48	airport communications
250375 EAST CENTRAL ELECTRIC	2,632.00	city utility
250376 EDDIE BLUNK	57.00	travel/education
250377 EDDIE EDWARDS	22.50	employee misc
250378 EDWARD GANDY	57.00	travel/education

250379 EVOQUA WATER TECHNOLOGIES LLC	1,116.00	chemical contractor
250380 EWING IRRIGATION	20,661.18	Parks chemicals
250381 EXPRESS EMPLOYMENT PROFESSIONA	6,134.37	temp employees
250382 FASTENAL COMPANY	673.26	misc supplies
250383 AVERY LAWN CARE	2,910.00	lawncare contractor
250384 FIRE SERVICE TRAINING	450.00	fire misc
250385 FITNESS ON DEMAND LLC	229.00	swim&fit misc
250386 FLEETPRIDE INC	308.81	misc
250387 FRONTIER EQUIPMENT	114.36	misc
250388 KARLA D GIBSON	100.00	sf instructor
250389 GRAINGER	705.25	parts/supplies/janitorial
250390 HACH COMPANY	824.00	misc
250391 HARRISON TIRE & SUPPLY	80.00	fleet misc
250392 LEVI HAWORTH	315.00	umpire
250393 HOLLOWAY UPDIKE AND BELLEN INC	3,400.00	project contractor
250394 HOMELAND STORES INC	78.95	misc
250395 MICHELLE HUGHEY RENEE	280.00	umpire
250396 I 40 RACE SERVICE LLC	96.00	misc
250397 IMPROVED CONSTRUCTION METHODS	599.84	misc
250398 INCOR	2,340.00	contract services
250399 GAS AND SUPPLY	43.18	misc
250400 JAMES HODGE FORD-LINCOLN-MERC	130.62	fleet misc
250401 JAMES SHOOK	57.00	travel/education
250402 HAYLEY KOWIS A	225.00	misc
250403 KTFX FM RADIO STATION	200.00	radio ad
250404 KAREN LAUDERDALE	100.00	sf instructor
250405 DEWEY LAWSON WAYNE	405.00	umpire
250406 LAZY J PROPERTIES, ANGELA YOUN	100.00	sf instructor
250407 LEXISNEXIS	241.00	misc
250408 GARY LIVELY	360.00	umpire
250409 LOCKE SUPPLY CO	78.37	misc supplies/part
250410 TALON LONGSHORE	400.00	umpire
250411 LORI PAULSON	2,500.00	Waterpark startup
250412 LORI PAULSON	600.00	DepotGreen startup
250413 LOVE BOTTLING CO - #208400	274.20	misc
250414 LOVE BOTTLING CO - #208410	22.08	misc
250415 LOVE BOTTLING CO - #515580	16.56	misc
250416 LOWES	2,451.06	misc supplies/part
250417 MARVIN'S MOWERS AND OUTDOOR LL	503.81	misc parts
250418 RODNEY L. MATHEWS	400.00	misc
250419 MATLOCK SECURITY SERVICES	105.00	misc services
250420 CLARENCE MCBRIDE	360.00	umpire
250421 MCINTOSH SERVICE LLC	1,956.47	misc
250422 MORGAN SERVICES COMPANY LLC	120.00	tow services
250423 KELLY MURRY	120.00	airport janitorial services
250424 MUSKOGEE CITY COUNTY 911 TRUST	45,640.93	PD/FD dispatch fees
250425 MUSKOGEE CITY-COUNTY PORT AUTH	224.85	misc
250426 MUSKOGEE COUNTY CLERK	180.00	filing fees
250427 MUSKOGEE DAILY PHOENIX	877.05	ad/subscriptions
250428 MUSKOGEE LOCK & KEY	104.07	misc
250429 MUSKOGEE REDI-MIX LLC	4,387.50	concrete contractor
250430 NEWTON, BRYCE DBA	98.50	misc
250431 NUTRICA AG SOLUTIONS	4,936.00	misc
250432 OFFICE CONNECTIONS LLC	19.99	office supplies
250433 OFFICE DEPOT	103.64	office supplies

250434 OHIO CHAPTER OF IAAI	500.00	registration
250435 OKIE SAFETY CONSULTING, LLC	6,375.00	plan review services
250436 OKLAHOMA NATURAL GAS	1,202.72	city utility
250437 ONE SOURCE WATER LLC	159.46	misc
250438 OREILLY AUTO PARTS	1,087.42	fleet parts
250439 PATE INDUSTRIAL SUPPLY INC	161.13	misc
250440 PITNEY BOWES INC	265.59	postage
250441 POWER PLAY LLC	225.00	misc
250442 R J THOMAS MFG CO INC	2,086.00	misc
250443 SHERRY S. RICE	100.00	sf instructor
250444 ROSSON WHEEL SERVICE	85.00	fleet misc
250445 ROY'S UPHOLSTERY	55.00	fleet misc
250446 SADLER PAPER COMPANY	466.90	janitorial/misc supplies
250447 SHANNON CHEMICAL CORPORATION	29,852.58	chemical contractor
250448 ELI SINGLETON	360.00	umpire
250449 JAMES SOUTHCOTT A	75.00	misc
250450 STAUB INVESTMENTS INC. DBA GAL	288.00	misc
250451 SUPERIOR LINEN SERVICE INC	64.13	towels/mats services
250452 TECHNICAL PROGRAMMING SERVICES	6,097.89	bill notices
250453 TIGER NATURAL GAS INC	774.66	city utility
250454 TLS GROUP, INC	10,275.72	signal maintenance
250455 GARY L UNDERWOOD	315.00	umpire
250456 UNIFIRST HOLDINGS LP	3,014.04	uniforms
250457 UTILITY TECHNOLOGY SERVICES IN	2,860.00	meter software
250458 VISION SERVICE PLAN INSURANCE	10,630.12	insurance
250459 WASTE MANAGEMENT OF OKLAHOMA I	40,591.72	landfill
250460 CINDY WAYMAN	300.00	sf instructor
250461 WELDON PARTS - MUSKOGEE	386.67	misc
250462 LAURA WICKIZER	150.00	sf instructor
250463 STACY WILLHITE	360.00	umpire
250464 YORK & MAIN EQUITY GROUP INC	36,244.94	sewer repair
250465 THE ZERO CARD, INC.	11,277.20	insurance
250466 BAIR, JENNIE M	23.89	utility refund
250467 BLAKE, MENDY	47.25	utility refund
250468 DAUGHERTY, TAMMY S	90.00	utility refund
250469 DOBBS, HAYLIE N	62.25	utility refund
250470 MCCLURG, STEPHEN R	36.33	utility refund
250471 MID CONT CONSTRUCTION	26.06	utility refund
250472 MONTA HOLDINGS	55.76	utility refund
250473 MONTA HOLDINGS, LLC	90.00	utility refund
250474 TOTAL MANAGEMENT, LLC	90.76	utility refund
250475 TOTAL MANAGEMENT, LLC	193.81	utility refund
250476 SUPERIOR LINEN SERVICE INC	95.75	towels/mats services
250477 UTILITY TECHNOLOGY SERVICES IN	29,730.00	meter software
250478 AARON MAYHUGH	208.00	travel/education
250479 ACCURATE LABS & TRAINING CENTE	695.00	water testing/lab
250480 ACTION GROUP STAFFING	7,201.10	temp employees
250481 ADVANCE AUTO PARTS 6477111001	701.10	fleet misc
250482 ADVANCED WORKZONE SERVICES	8,658.50	traffic supplies
250483 AIRGAS USA LLC	119.64	misc
250484 AMERICAN RED CROSS-TRAINING SE	658.00	misc
250485 APAC CENTRAL INC	9,060.29	contract services
250486 AT&T #918 682-2825 211 0	266.50	misc services
250487 B & R ELECTRIC SERVICE INC	150.00	electrical contractor
250488 BANCFIRST	184,307.83	TIF loan payment

250489 THE BECKMAN COMPANY	30.00	misc
250490 BEN E. KEITH	1,392.14	concessions
250491 BENJAMIN HUDSON	630.00	travel/education
250492 BEST VERSION MEDIA LLC	353.60	misc
250493 BROADCAST MUSIC INC	6.91	misc
250494 BROKEN ARROW ELECTRIC	603.99	electrical supplies/service
250495 BROWN'S SHOE FIT CO #87	305.00	employee vouchers
250496 CDW GOVERNMENT INC	91.91	misc
250497 CITYWIDE PROPERTY MAINTENANCE	1,750.00	lawncare contractor
250498 CONNECT DME, LLC	2,787.99	medical supplies
250499 CORE & MAIN LP	199.00	publicworks parts
250500 CORPORATE TO CASUAL SCREEN PRI	66.00	misc
250501 CROWDER AUTO GLASS	50.00	fleet misc
250502 DAVID'S DISCOUNT TIRES INC	143.37	fleet misc
250503 DEALERS ELECTRICAL SUPPLY	138.90	misc
250504 DOBSON FIBER	10,457.84	communications
250505 DUB ROSS COMPANY	5,099.94	Publicworks pipe/couplers
250506 EAST CENTRAL ELECTRIC	38.23	city utility
250507 EPTURA, INC	16,769.48	IT software license/support
250508 EXPRESS EMPLOYMENT PROFESSIONA	3,002.32	temp employees
250509 FASTENAL COMPANY	229.01	misc supplies
250510 AVERY LAWN CARE	710.00	lawncare contractor
250511 FIVE STAR DEMOLITION	14,784.00	demo contractor
250512 FIVE STAR OFFICE SUPPLY	390.78	office supplies
250513 FROST OIL CO., LLC	24,127.21	fuel
250514 GREEN COUNTRY BEHAVIORAL HEALT	1,087.50	clinical sessions
250515 GUARD TRONIC INC	686.73	security services
250516 HALFF ASSOCIATES, INC.	9,887.95	Comprehensive plan update
250517 HAWKINS, INC.	2,167.60	chemical contractor
250518 HOLLOWAY UPDIKE AND BELLEN INC	2,280.00	project contractor
250519 INHOUSE ADVERTISING LLC	1,000.00	event advertising
250520 INNOVATIVE SOLUTION ADVISORS L	1,830.18	misc
250521 JAMES HODGE FORD-LINCOLN-MERC	25.44	fleet misc
250522 JERAMIE GARCIA	630.00	travel/education
250523 JEREMY ROSS MC PLLC	90.00	drug/alcohol testing
250524 JOHN DEERE FINANCIAL F.S.B.	534.96	employee vouchers
250525 JOHNSON'S SERVICE COMPANY	346.75	misc
250526 LAKE REGION ELECTRIC COOPERATI	4,333.00	city utility
250527 LEXISNEXIS	231.00	misc
250528 LIBERTY PRESS	592.10	misc
250529 THE LIFEGUARD STORE	359.41	parks misc
250530 LOCKE SUPPLY CO	821.96	misc supplies/part
250531 LOVE BOTTLING CO - #237600	1,352.00	misc
250532 LOWES	1,852.86	misc supplies/part
250533 MARC MILLER BUICK-GMC, INC.	57.32	fleet misc
250534 MARMIC FIRE & SAFETY CO INC	605.00	misc
250535 MARVIN'S MOWERS AND OUTDOOR LL	473.48	misc parts
250536 MCINTOSH CORP	3,477.47	plumbing contractor
250537 MORGAN SERVICES COMPANY LLC	35.00	tow services
250538 KELLY MURRY	105.00	airport janitorial services
250539 MUSKOGEE COUNTY CLERK	360.00	filing fees
250540 MUSKOGEE COUNTY ELECTION BOARD	12,953.30	pre-election expense
250541 MUSKOGEE COUNTY SHERIFFS DEPAR	15,606.00	jail bill
250542 MUSKOGEE DAILY PHOENIX	544.70	ad/subscriptions
250543 MUSKOGEE LOCK & KEY	184.94	misc

250544 MUSKOGEE REDI-MIX LLC	3,300.00	concrete contractor
250545 MUSKOGEE YOUTH SERVICES	2,462.72	community service program
250546 OFFICE CONNECTIONS LLC	85.92	office supplies
250547 OKLAHOMA EQUIPMENT SOLUTIONS	1,323.15	fleet truck parts
250548 OKLAHOMA NATURAL GAS	1,178.27	city utility
250549 OKLAHOMA STATE ATHLETIC COMMISS	1,387.56	misc
250550 OKLAHOMA TURNPIKE AUTHORITY (O	178.93	tolls
250551 ONE SOURCE WATER LLC	63.92	misc
250552 OREILLY AUTO PARTS	2,379.83	fleet parts
250553 P & K EQUIPMENT	226.97	fleet parts
250554 PANDA'S DRYWALL AND REMODELING	13,330.00	AnimalShelter remodeling/drywall
250555 PATE INDUSTRIAL SUPPLY INC	59.98	misc
250556 PIED PIPER SERVICES	75.00	misc
250557 PILGRIM, TY	2,704.00	RCF event
250558 PITNEY BOWES INC	423.00	postage
250559 PORTCITY BODYSHOP INC DBA SAFE	125.00	fleet misc
250560 PREMIER USA INC.	1,376.30	temp employees
250561 PROSEGUR EAS USA, LLC	4,391.10	City Hall security
250562 RA OUTDOORS, LLC DBA ASPIRA	10.50	misc
250563 RAILROAD MANAGEMENT COMPANY II	954.35	misc
250564 ROSSON WHEEL SERVICE	170.00	fleet misc
250565 SADLER PAPER COMPANY	1,727.68	janitorial/misc supplies
250566 SPECIAL OPS UNIFORMS	16.00	uniforms
250567 SUPERIOR LINEN SERVICE INC	193.46	towels/mats services
250568 TENDER TOUCH AUTO WASH INC	637.00	fleet misc
250569 TERA SHOWS	344.98	travel/education
250570 TIGER NATURAL GAS INC	3,491.64	city utility
250571 TOTAL ADMINISTRATIVE SERVICES	184.62	misc
250572 TULSA ASPHALT LLC	2,318.80	contractor services
250573 TULSA TURN OUT GEAR REPAIR	270.00	misc
250574 ULINE INC	1,595.83	misc
250575 UNIFIRST HOLDINGS LP	990.27	uniforms
250576 UTILITY TECHNOLOGY SERVICES IN	1,590.00	meter software
250577 WALKER COMPANIES	140.00	notary registration
250578 WATER TECH, INC.	21,078.72	chemical contractor
250579 YORK & MAIN EQUITY GROUP INC	15,580.00	sewer repair
250580 THE ZERO CARD, INC.	24,723.34	insurance
250581 DISMANG, CHAD COLEMAN	117.50	utility refund
250582 EASLEY, MISTY JUANITA	28.20	utility refund
250583 EDWARDS, LASHAUN M	14.76	utility refund
250584 FOUTCH, WILLIAM BLAKE	39.22	utility refund
250585 MID CONTINENT CONSTRUCTION	32.13	utility refund
250586 MIRKA, LLC	44.82	utility refund
250587 MORGAN, FRANK	12.62	utility refund
250588 PAYNE, DEMETRION A	100.00	utility refund
250589 THE ZERO CARD, INC.	2,215.66	insurance
250590 A & J RENTAL AND SALES	874.00	misc
250591 AARON MAYHUGH	151.34	employee misc
250592 AC-OWEN CONSTRUCTION, LLC	122,811.76	projects contractor
250593 ACCURATE LABS & TRAINING CENTE	3,825.00	water testing/lab
250594 ACTION GROUP STAFFING	4,061.56	temp employees
250595 ACTION IMPRINTS	2,375.00	printing services
250596 ADVANCED WORKZONE SERVICES	2,319.00	traffic supplies
250597 AMERICAN RED CROSS-TRAINING SE	282.00	misc
250598 ANIMAL EMERGENCY CENTER, PC	272.00	misc

250599 APAC CENTRAL INC	3,190.39	contract services
250600 APPLIED MEDIA CONCEPTS INC	6,820.00	event setup materials
250601 B & R ELECTRIC SERVICE INC	650.00	electrical contractor
250602 BANNER FIRE EQUIPMENT INC	738.76	misc
250603 BG PRODUCTS INC	1,971.90	fleet misc
250604 BLESSED GROUND MAINTENANCE	13,800.00	lawncare contractor
250605 BLUECROSS/BLUE SHIELD OF OK	85.00	insurance
250606 XAVIER BROADNAX	25.00	sf instructor
250607 BROKEN ARROW ELECTRIC	105.31	electrical supplies/service
250608 BROWN'S SHOE FIT CO #87	569.99	employee vouchers
250609 CHARBONNEAU, BILLY JO	100.00	sf instructor
250610 CINCINNATI RADIATOR SERVICE IN	125.00	fleet misc
250611 CINTAS CORPORATION #2	113.47	misc
250612 CITYWIDE PROPERTY MAINTENANCE	1,750.00	lawncare contractor
250613 COMMUNITY CARE EAP	520.70	misc
250614 CONNECT DME, LLC	3,649.95	medical supplies
250615 COWAN GROUP ENGINEERING LLC	1,422.00	projects contractor
250616 CRAWFORD & ASSOCIATES, P.C.	7,620.00	audit services
250617 D & F SERVICES LLC	244.00	misc
250618 DAVID'S DISCOUNT TIRES INC	1,161.82	fleet misc
250619 DELL MARKETING LP	4,211.85	IT misc
250620 DEBRA DELZEIT	75.00	sf instructor
250621 DEPARTMENT OF ENVIRONMENTAL QU	23.00	misc
250622 DUBOIS CHEMICALS INC	420.00	misc
250623 EAST CENTRAL ELECTRIC	1,001.48	city utility
250624 EXPRESS EMPLOYMENT PROFESSIONA	3,877.44	temp employees
250625 FASTENAL COMPANY	337.23	misc supplies
250626 AVERY LAWN CARE	2,910.00	lawncare contractor
250627 FIVE STAR OFFICE SUPPLY	35.11	office supplies
250628 FLEETPRIDE INC	319.07	misc
250629 FRONTIER EQUIPMENT	453.45	misc
250630 FROST OIL CO., LLC	19,616.55	fuel
250631 KARLA D GIBSON	75.00	sf instructor
250632 GORFAM MARKETING, INC	567.20	misc
250633 HARRISON TIRE & SUPPLY	530.00	fleet misc
250634 USA BLUEBOOK	61.12	PW lab equipment
250635 HIGHLINE AFTERMARKET	1,546.46	fleet misc
250636 HOLT TRUCK CENTERS OF OKLAHOMA	239.84	fleet misc
250637 INHOUSE ADVERTISING LLC	735.00	event advertising
250638 J & M ROOTER	1,500.00	misc services
250639 JOHN DEERE FINANCIAL F.S.B.	149.99	employee vouchers
250640 STEVEN JOHNS II W	1,600.00	AllAboard sound&lighting
250641 KAREN LAUDERDALE	75.00	sf instructor
250642 LAZY J PROPERTIES, ANGELA YOUN	100.00	sf instructor
250643 THE LIFEGUARD STORE	422.05	parks misc
250644 LOCKE SUPPLY CO	49.93	misc supplies/parts
250645 LOVE BOTTLING CO - #208400	30.00	misc
250646 LOWES	2,861.45	misc supplies/parts
250647 MAIN STREET MUSKOGEE, INC	25,000.00	FY24-25 4thquarter remit
250648 MARC MILLER BUICK-GMC, INC.	18.37	fleet misc
250649 MARVIN'S MOWERS AND OUTDOOR LL	61.75	misc parts
250650 MCINTOSH CORP	482.47	plumbing contractor
250651 MIKE HALEY	151.34	employee misc
250652 MORGAN SERVICES COMPANY LLC	85.00	tow services
250653 KELLY MURRY	105.00	airport janitorial services

250654 MUSKOGEE COUNTY CLERK	54.00	filing fees
250655 MUSKOGEE DAILY PHOENIX	1,351.84	ad/subscriptions
250656 MUSKOGEE LOCK & KEY	358.72	misc
250657 MUSKOGEE REDI-MIX LLC	2,592.50	concrete contractor
250658 OFFICE DEPOT	979.85	office supplies
250659 OG&E - ACCT #35947999-5	189,229.69	city utility
250660 OKLAHOMA MUNICIPAL ASSURANCE G	488.00	misc
250661 OKLAHOMA NATURAL GAS	1,741.05	city utility
250662 OKLAHOMA STATE DEPT OF HEALTH	20.00	misc
250663 OKLAHOMA STATE DEPT OF HEALTH	335.00	misc
250664 OREILLY AUTO PARTS	1,346.41	fleet parts
250665 PINKLEY SALES	14,999.00	Publicworks camera system
250666 ROBERT POINTS	11,300.00	animal shelter HVAC system
250667 ADAM M. POTTS DBA LAWNSTARS	525.00	lawncare contractor
250668 PREMIER USA INC.	2,394.17	temp employees
250669 PVS TECHNOLOGIES, INC.	22,281.60	chemical contractor
250670 SHERRY S. RICE	50.00	sf instructor
250671 AMY ROBERTS MICHELLE	1,500.00	backflow app reimbursement
250672 HENDERSON COFFEE	285.64	misc
250673 ROY'S UPHOLSTERY	275.00	fleet misc
250674 SADLER PAPER COMPANY	115.17	janitorial/misc supplies
250675 SOONER EMERGENCY SERVICES INC	4,194.25	Waterplant services
250676 SOUTHERN TIRE MART, LLC	1,897.50	fleet
250677 STANDARD INSURANCE COMPANY	19,955.49	insurance
250678 STAUB INVESTMENTS INC. DBA GAL	140.00	misc
250679 STEIDLEY & NEAL, PLLC	980.00	legal fees
250680 STEWART MARTIN EQUIPMENT	15.10	misc parts
250681 SUPERIOR LINEN SERVICE INC	125.34	towels/mats services
250682 TIM SYNAR	5,595.00	spay/neuter services
250683 TECHNICAL PROGRAMMING SERVICES	6,566.02	bill notices
250684 THYSSENKRUPP ELEVATOR CORP	7,744.49	elevator service
250685 TLS GROUP, INC	25,562.80	signal maintenance
250686 TRUCK & INDUSTRIAL PARTS, LLC.	200.00	fleet misc
250687 TULSA WINWATER CO.	983.80	Publicworks parts
250688 ULINE INC	3,455.16	misc
250689 UNIFIRST HOLDINGS LP	1,055.13	uniforms
250690 UNIQUE DRY CLEANING	290.00	FD uniforms cleaning
250691 WASTE MANAGEMENT OF OKLAHOMA I	23,036.95	landfill
250692 CINDY WAYMAN	300.00	sf instructor
250693 LAURA WICKIZER	100.00	sf instructor
250694 XPRESS WELLNESS URGENT CARE	3,195.00	medical services
250695 YORK & MAIN EQUITY GROUP INC	11,305.00	sewer repair
250696 ZOLL MEDICAL CORP	47.74	misc
250697 3 RIVERS AUTO COLLISION LLC	1,114.52	misc
250698 GARY GARVIN D	6,000.00	contract services

Purchasing Committee

Meeting Date: 06/09/2025
 Submitted For: Avery Rigney, Public Works
 Initiator: Benita Hotema, Assistant Financial Analyst
 Department: Finance
 Staff Information Source:

Information**AGENDA ITEM TITLE:**

Consider approval of the lowest and/or best bids for Road Materials from Glover & Associates, Inc., Cooks Consulting, LLC, and APAC Central dba Arkhola, for fiscal year 2025-2026, or take other necessary action. (Mike Stewart)

BACKGROUND:

Bid requests were advertised in the local newspaper and on the City website and communicated to all known vendors. Bids were received May 29th, 2025 for Road Materials for repair and maintenance projects for fiscal year 2026 and the recommended suppliers are listed below.

VENDORS	GLOVER & ASSOCIATES INC.	COOKS CONSULTING LLC	APAC CENTRAL DBA ARKHOLA
1000T NUMBER 2 COVER MAT			\$21.20/TON pickup
10000T AGGREGATE			\$15/TON pickup
5000T ASPHALT SAND		\$12/TON pickup \$15/TON delivery	
5000T FILL SAND		\$12/TON pickup \$15/TON delivery	
30000T ASPHALTIC CONCRETE:			
BMIX 64-22	\$67/TON pickup \$74/TON delivery		\$76.50/TON pickup
BMIX RAP 64-22	\$67/TON pickup \$74/TON delivery		\$70/TON pickup
CMIX 64-22	\$70/TON pickup \$78.50/TON delivery		\$79.50/TON pickup
CMIX RAP 64-22	\$70/TON pickup \$78.50/TON delivery		\$71.50/TON pickup
S3 64-22	\$65.25/TON pickup \$71.99/TON delivery		\$77/TON pickup
S3 RAP 64-22	\$65.25/TON pickup \$71.99/TON delivery		\$70/TON pickup
S4 64-22	\$67/TON pickup \$73.10/TON delivery		\$80/TON pickup
S4 RAP 64-22	\$67/TON pickup \$73.10/TON delivery		\$70/TON pickup
S5 RAP 64-22	\$75/TON pickup \$82.55/TON delivery		\$84/TON pickup
1500T HOTMIX-COLD PATCHING			
1000T 12" PIT RUN			\$28.45/TON pickup
1000T I1 67 WASHED ROCK			\$22.50/TON pickup
SS1 EMULSION			
5000T 6"GABION ROCK			\$18.80/TON pickup
HYDROMULCH BERMUDA MIX			
\$/0-4,999 SQ FT		\$0.25/sq ft	
\$/5,000-9,999 SQ FT		\$0.20/sq ft	
\$/10,000+ SQ FT		\$0.18/sq ft	
TRAFFIC STRIPING-MULTIPOLYMER			
CATCH BASIN MATERIALS			
\$/GRATE AND FRAMES (left,right, or center)		\$525	
\$/CURB HOOD INLET		\$260	
SOD \$/ROLL		\$200	

Pricing will remain for one (1) year for FY 2025-2026, July 1, 2025 through June 30, 2026. It is recommended to award all lowest and/or best bids as per the listed results above.

RECOMMENDED ACTION:

Approve awarding the recommended lowest and/or best bids for Road Materials for repair and maintenance projects.

Fiscal Impact

Attachments

Bid Tabulation Road Materials 2025-2026



Tabulation Sheet
City of Muskogee

Bid Item: ROAD MATERIALS 2025-26

Date: May 29, 2025 at 4:00pm

Department: PUBLIC WORKS STREET DEPT.

Approved by Purchasing: _____
Approved by City Council: _____

Date: _____

Vendors	Glover & Assoc.	Cooks Consulting	APAC Arkoma	400
1,000T(M/L) NUMBER 2 COVER MAT	No bid	No bid	21.20/ton	
ALT#1: LOCATION OF PLANT				
ALT#2: STOCKPILE				
10,000T(M/L) AGGREGATE	No bid	No bid	15/ton	
ALT#1: LOCATION OF PLANT				
ALT#2: STOCKPILE DELIVERY				
5,000T(M/L) ASPHALT SAND	No bid	18/ton	15.25/ton	
ALT#1: LOCATION OF PLANT				
ALT#2: STOCKPILE DELIVERY				
5,000T(M/L) FILL SAND	No bid	12/ton	15.25/ton	
ALT#1: LOCATION OF PLANT				
ALT#2: STOCKPILE DELIVERY				
30,000T(M/L) ASPHALTIC CONCRETE				
B MIX 64-22	67.00	No bid	76.50	
ALT#1: LOCATION OF PLANT				
ALT#2: STOCKPILE				
ALT#3: LAYDOWN MACHINE	74.00			
B MIX RAP 64-22	67.00		70.00	
ALT#1: LOCATION OF PLANT				
ALT#2: STOCKPILE				
ALT#3: LAYDOWN MACHINE	74.00			
C MIX 64-22				
ALT#1: LOCATION OF PLANT	70.00		79.50	
ALT#2: STOCKPILE				
ALT#3: LAYDOWN MACHINE	78.50			

Vendors				
30,000T(M/L) ASPHALTIC CONCRETE				
C. MIX RAP 64-22				
ALT#1: LOCATION OF PLANT	70.00		71.50	
ALT#2: MATERIAL YARD				
ALT#3: LAYDOWN MACHINE	78.50			
S3 64-22				
ALT#1: LOCATION OF PLANT	65.25		71.00	
ALT#2: MATERIAL YARD				
ALT#3: LAYDOWN MACHINE	71.99			
S3 RAP 64-22				
ALT#1: LOCATION OF PLANT	65.25		70.00	
ALT#2: MATERIAL YARD				
ALT#3: LAYDOWN MACHINE	71.99			
S4 64-22				
ALT#1: LOCATION OF PLANT	67.00		80.00	
ALT#2: MATERIAL YARD				
ALT#3: LAYDOWN MACHINE	73.10			
S4 RAP 64-22				
ALT#1: LOCATION OF PLANT	67.00		70.00	
ALT#2: MATERIAL YARD				
ALT#3: LAYDOWN MACHINE	73.10			
S5 RAP 64-22				
ALT#1: LOCATION OF PLANT	75.00		84.00	
ALT#2: MATERIAL YARD				
ALT#3: LAYDOWN MACHINE	82.55			
1,500T(M/L) HOTMIX-COLD PATCHING				
ALT#1: LOCATION OF PLANT	No bid	No bid	No bid	
ALT#2: MATERIAL YARD				
1,000T(M/L) 12" PIT RUN				
ALT#1: LOCATION OF PLANT	No bid	No bid	28.45/ton	
ALT#2: MATERIAL YARD				
1,000T(M/L) 11'6" WASHED ROCK				
ALT#1: LOCATION OF PLANT	No bid	No bid	22.50	
ALT#2: STOCKPILE DELIVERY				

Vendors				
SSI EMBOLSION		No bid	No bid	NO bid
PER GALLON PICKUP				
PER GALLON DELIVERY				
5,000T(M/L)6" GABION ROCK		No bid	No bid	18.80
ALT#1:LOCATION OF PLANT				
ALT#2:STOCKPILE DELIVERY				
HYDROMULCH BERMUDA MIX		No bid	.25	NO bid
\$/0-4,999 SQ FT			.20	
\$/5,000-9,999 SQ FT			.18	
\$/10,000+ SQ FT				
TRAFFIC STRIPPING-MULTIPOLYMER		No bid	No bid	NO bid
\$/LINEAR FOOT				
CATCH BASIN MATERIALS		No bid	525	NO bid
\$/GRATE AND FRAMES (LEFT,RIGHT,OR CENTER)			2100	
\$/CURB HOOD INLET				
SOD		No bid	200	NO bid
\$/ROLL				

Approved by:

Witnessed by:
[Signature]

[Signature]
Donta Hartman

Purchasing Committee

Meeting Date: 06/09/2025
 Submitted For: Avery Rigney, Public Works
 Initiator: Benita Hotema, Assistant Financial Analyst
 Department: Finance
 Staff Information Source:

Information**AGENDA ITEM TITLE:**

Consider approval of the lowest and/or best bid from Muskogee Redi Mix for concrete materials for City repair and maintenance projects, or take other necessary action. (Mike Stewart)

BACKGROUND:

Requests for Bids were advertised in the local newspaper and on the City website and communicated to all known vendors. Bids were received on May 29, 2025 for Ready Mix Concrete for City repair and maintenance projects for fiscal year 2026, July 1, 2025 through June 30, 2026. Muskogee Redi Mix is the lowest and/or best bidder for all requested concrete materials and is the recommended supplier per the prices below:

VENDOR	Muskogee Redi Mix
6,000 cubic yards - 3500# P.C. (5 1/2 sack mix)	\$155/unit \$930,000/extended price
1,000 cubic yards - 3500# P.C. High Early Strength (7 sack mix)	\$160/unit \$160,000/extended price
100 cubic yards - 3000# P.C.	\$150/unit \$15,000/extended price
100 cubic yards - Flow Fill	\$125/unit \$12,500/extended price
City pay dray/2 yds or less	\$165

Pricing for all concrete materials are for Fiscal Year 2025-2026 and shall remain the same beginning July 1, 2025 through June 30, 2026. It is recommended to award all lowest and/or best bids.

RECOMMENDED ACTION:

Approve the lowest and/or best bids for concrete materials for repair and maintenance projects.

Fiscal Impact**Attachments**

Bid Tabulation Ready Mix Concrete FY2025-2026



Tabulation Sheet

City of Muskogee

Bid Item: READY MIX CONCRETE FY 2025-266
Date: May 29, 2025 at 4:00 PM
Department: PUBLIC WORKS-STREET DEPT

Approved by Purchasing: _____

Witnessed by:

Approved by:

Purchasing Committee**5.**

Meeting Date: 06/09/2025
Submitted For: Avery Rigney, Public Works
Initiator: Benita Hotema, Assistant Financial Analyst
Department: Finance
Staff Information Source:

Information**AGENDA ITEM TITLE:**

Consider approval to accept the recommended bids for Water Treatment Plant Chemicals for water treatment as follows: 1) Chlorine at \$1.258 per pound to Brenntag Southwest; 2) Fluorosilicic Acid at \$0.262 per pound to Penco, Inc.; 3) Poly-phosphate at \$0.61 per pound to Hawkins, Inc.; 4) Aluminum/polymer liquid blend coagulant at \$0.4334 to Brenntag Southwest; 5) Sodium Chlorite solution at \$0.655 per pound to International Dioxide, Inc.; 6) Ferric Chloride at \$0.2435 per pound to Brenntag Southwest; and 7) Copper Sulfate at \$0.64 per pound to Brenntag Southwest, or take other necessary action. (Mike Stewart)

BACKGROUND:

Bid Requests were advertised in the local newspaper and on the City website and communicated to all known vendors. Bids were received on May 29, 2025 for Water Treatment Plant Chemicals for fiscal year 2026 and the recommended suppliers are listed below:

Brenntag Southwest	Chlorine	\$1.258 per pound
Penco Inc.	Fluorosilicic Acid	\$0.262 per pound
Hawkins Inc.	Poly-phosphate	\$0.61 per pound
Brenntag Southwest	Aluminum Polymer Coagulant	\$0.4334 per pound
International Dioxide Inc.	Sodium Chlorite	\$0.655 per pound
Brenntag Southwest	Ferric Chloride	\$0.2435 per pound
Brenntag Southwest	Copper Sulfate	\$0.64 per pound

Pricing for all chemicals have increased for FY 2025-2026. It is recommended to award all lowest bids.

RECOMMENDED ACTION:

Approve awarding the recommended lowest and/or best bids for chemicals used for water treatment.

Fiscal Impact**Attachments**

Chemical Bid Tab FY 2025-26



Tabulation Sheet City of Muskogee

City of Muskogee

Bid Item: Water Plant Chemicals 2025-26
Date: May 29, 2025 3PM
Department: Public Works - Water Plant

Approved by Purchasing: _____

Approved by City Council: _____

Vendors	Approx. 250,000 lbs Chlorine	Approx. 120,000 lbs Fluorosilicic Acid	Approx. 170,000 lbs Phosphate	Poly Alum./Polymer Coag	Approx. 180,000 lbs Sodium Chlorite	Approx. 700,000 lbs Ferric Chloride	Approx. 100,000 lbs Copper Sulfate
Hawkins Inc.	No bid	No bid	0.61/lb.	No bid	No bid	No bid	1.514/lb.
Brenntag Southwest	1.258/lb.	No bid	0.7163/lb.	0.4334/lb.	No bid	0.2435/lb.	0.641/lb.
Chem-A-Co Inc	No bid	No bid	No bid	No bid	No bid	No bid	1.088/lb.
Univar USA	No bid	0.275/lb.	No bid	No bid	No bid	No bid	No bid
Pencra Inc.	No bid	0.262/lb.	No bid	No bid	No bid	No bid	No bid
Water Tech Inc	No bid	No bid	No bid	0.455/lb.	No bid	No bid	No bid
Shannon Chemical	No bid	No bid	0.727/lb.	No bid	No bid	No bid	0.697/lb.
International Dioxide Inc	No bid	No bid	No bid	No bid	0.455/lb.	No bid	No bid
Purline Treatment Solutions	No bid	No bid	No bid	0.78/lb.	No bid	No bid	No bid

Witnessed by:

Approved by:

Purchasing Committee**6.**

Meeting Date: 06/09/2025

Submitted For: Mike Stewart, Public Works Initiator: Kristal Keim, PW
Office Admin II

Department: Public Works

Staff Information Source:

Information**AGENDA ITEM TITLE:**

Consider approval of a Master Sales and License Agreement with Routeware, Inc., in an amount not to exceed \$76,115.84, and authorize the City Manager to negotiate and execute the same, or take other necessary action. (Mike Stewart)

BACKGROUND:

Routeware will assist with creating efficient sanitation routes, and will allow an operator to take photographs of any issues which have prevented a pickup, allowing a customer to be contacted during such an event. Public Works currently uses Routeware, although it has expired and therefore needs renewal.

RECOMMENDED ACTION:

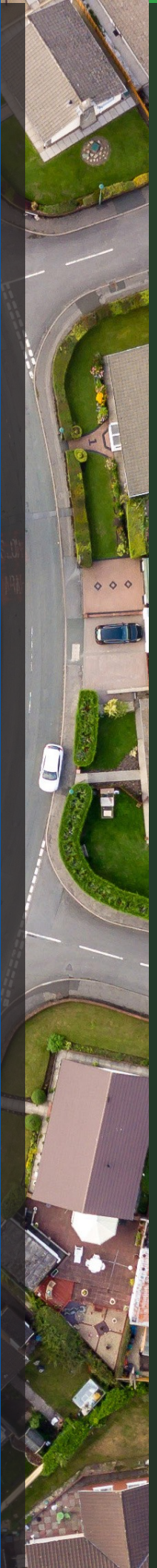
Approve the Agreement and authorize the City Manager to negotiate and execute the same

Fiscal Impact**FUNDING SOURCE:**

212-6050-432.64-60

Attachments

Contract



Q-11485

Muskogee Public Works

Routeware, Inc.
16525 SW 72nd Ave.
Portland, OR 97224

Order Q-11485
Good Through: Apr 17 2025
Payment Terms: Net 10
Term 60 MONTH

Ship To

Michael Stewart
Muskogee Public Works
301 South Cherokee
Muskogee, Oklahoma 74403
United States
mstewart@muskogeeonline.org

Bill To

Muskogee Public Works
301 South Cherokee
Muskogee, Oklahoma 74403
United States

Salesperson**Phone****Email**

Sarah Herzig

360-300-1055

sherzig@routeware.com

Statement of Confidentiality & Non-Disclosure

This document contains proprietary and confidential information. All information and data submitted to Muskogee Public Works is provided in reliance upon its consent not to use or disclose any information contained herein except in the context of its business dealings with Routeware, Inc. The recipient of this document agrees to inform present and future employees of Muskogee Public Works who view or have access to its content of its confidential nature. The recipient agrees to instruct each employee that they must not disclose any information concerning this document to others except to the extent that such information is generally known to, and is available for use by, the public. The recipient also agrees not to duplicate or distribute or permit others to duplicate or distribute any material contained herein without Routeware, Inc's express written consent.

Routeware retains all title, ownership and intellectual property rights to the material and trademarks contained herein, including all supporting documentation, files, marketing materials, and multi-media.

BY ACCEPTANCE OF THIS DOCUMENT THE RECIPIENT AGREES TO BE BOUND BY THE AFOREMENTIONED STATEMENT.

SERVICES

PRODUCT	UNIT	QTY	UNIT PRICE	EXTENDED
EasyRoute Training	EACH	1	\$5000.00	\$5000.00
EasyRoute Support Service Pack (30 Hours)	EACH	1	\$5400.00	\$5400.00
SERVICES TOTAL (USD):				\$10,400.00

RECURRING SUBSCRIPTIONS

PRODUCT	UNIT	QTY	UNIT PRICE	EXTENDED
Monthly Service Fee	YEAR	10	\$2251.57	\$22515.72
RouteMaker Subscription	YEAR	1	\$7530.24	\$7530.24
Cellular Data Charge (RD)	YEAR	1	\$190.80	\$190.80
Cloud Hosting	YEAR	1	\$9056.64	\$9056.64
Picture Service Fee	YEAR	10	\$680.01	\$6800.16
Auto Pickup System Fee	YEAR	1	\$302.23	\$302.28
EasyRoute Bundle Up to 40 Trucks	YEAR	1	\$19320.00	\$19320.00
SUBSCRIPTIONS TOTAL (USD):				\$65,715.84

Payment Terms -

Software Fees are invoiced thirty (30) days after the Contract Start Date (the Effective Service Date).

Invoices for Recurring Subscriptions shall be issued annually in advance, with the initial invoice issued on the Effective Service Date and each subsequent invoice due on the corresponding date of each successive anniversary thereafter. The term of the Recurring Subscription(s) shall commence on the Effective Service Date.

Beginning on the one year anniversary of the Effective Date, annual Subscription increases shall not exceed six percent (6%) during the Initial sixty (60) month Term.

For all other services, Company will submit invoices for services to the Customer by the 10th of the month following the month in which Company provided services and Company's invoice will have a date, an invoice number, a purchase order number and a description of the goods or services.

Terms & Conditions Information

This Order and all products and services herein are subject to and limited to the Routeware Master Sales and Licensing Agreement (MSLA) attached and incorporated herein as Exhibit A, along with any additional applicable terms and conditions located at <https://www.routeware.com/Clients>. Any purchase orders issued in response to this Order will be deemed acceptance of such terms.

<https://www.routeware.com/Clients> Password: RWClient1!

Prices are exclusive of any federal, state, or local taxes. The customer is responsible for all federal, state, and local taxes.

This system requires a specific server to operate Routeware software, which may need to be purchased separately.

This system requires cellular connectivity for each vehicle which may need to be purchased separately.

If route sequencing by Routeware is a requirement, additional professional services fees may apply.

On-Board Computer software is sold as a perpetual license, allowing the license to be activated on replacement hardware.

Any lapse in support voids perpetual license.

Pricing does not include freight cost or travel expenses, which will be invoiced as they are incurred.

Accounts Payable Details:

Name: _____

Title: _____

Email: _____

Phone: _____

IN WITNESS WHEREOF, the Parties to the Order Form has caused it to be executed by their authorized officers as the day and year of the signatories below.

Muskogee Public Works

Signature: _____ Date: _____

Name (Print): _____ Title: _____

Purchase Order Details:

Purchase Order number: _____

Issuance of Purchase Order ("PO") in lieu of signature denotes acceptance of Order Form by Customer. Receipt of complete and accurate PO is required prior to Order execution.

Routeware, Inc, and Affiliates

Signature: _____ Date: _____

Name (Print): _____ Title: _____

Please sign and email to Sarah Herzog at sherzig@routeware.com

FOR INTERNAL USE ONLY

Reviewed By:

ROUTEWARE, INC.

MASTER SALES AND LICENSE AGREEMENT

1. DEFINITIONS

The definitions of terms set forth in the Order are incorporated by reference herein. In addition, the following terms shall have the following meanings in the Order and in all Incorporated Agreements.

“Affiliate” means any entity that directly or indirectly controls, is controlled by, or is under common control with the subject entity.

“Company” Routeware, Inc. and its subsidiaries.

“Company Content” means any Intellectual Property created, acquired, or licensed by Company and included in the Company Platform and/or the Services, other than Customer Content.

“Company Materials” means the Company Platform, the Company Content, the Company Systems and any and all other information, data, documents, materials, works and other content, devices, methods, processes, hardware, software and other technologies and inventions, including any deliverables, technical or functional descriptions, requirements, plans or reports, that are provided or used by Company in connection with the Services or otherwise comprise or relate to the Services, the Company Platform or the Company Systems. For the avoidance of doubt, Company Materials do not include Customer Content.

“Company Platform” means Company’s mobile phone applications, web widgets, back-office administration dashboard, APIs and any third-party or other software that Company provides remote access to, or a license to use, as part of the Services, and all new versions, updates, revisions, improvements and modifications of the foregoing.

“Control” for purposes of this definition, means direct or indirect ownership or control of more than 50% of the voting interests of the subject entity.

“Confidential Information” has the meaning set forth in Section 10.

“Data Sets” mean digital data set(s) including, but not limited to, geographic, vector data coordinates, raster, or associated tabular attributes in Software compatible format(s) supplied by Company or as part of Third-Party Products.

“Designated Computer System” means a computer system and/or central processing units with associated network and licensed users, as set forth in the Order.

“Dispute” has the meaning set forth in Section 10.11.

“Documentation” means user guides, user manuals, specifications, and other documentation provided by Company as such documentation may from time to time be amended or modified by Company.

“Effective Date” means the date of Customer Signature or issuance of Purchase Order and Acceptance of the MSLA.

“Fees” means the amounts due for all Products and Services under the Order.

“Hardware” means all items designated in the Order as “Hardware.”

“License Period” means the period listed on the Order, and any period of renewal (which shall be automatically renewing periods equivalent in length to the period listed on the Order), or, if no such period is stated on the Order, for automatically renewing periods of one (1) year started from the Effective Date.

“MSLA” means this Master Sales and License Agreement.

“Order” means the order to which this MSLA and any other Incorporated Agreements are incorporated by reference.

“Products” means Hardware and Software.

“RMA” means Return Merchandise Authorization, as described for the evaluation process for malfunctioning equipment in Section 7.3.

“Services” means all items designated in the Order as “Services” and “Support.”

“Software” means all items designated in the Order as “Software” or “Company Platform” and includes all Updates.

“Support” means all items designated as “Support” in the Order.

“Taxes” has the meaning set forth in Section 2.3.

“Third-Party Products” means hardware and software sold by Company that is manufactured, developed or made available by other companies and distributed by Company for use in conjunction with the Products, including but not limited to products from Microsoft, Google, and open source or “free” software.

“Third-Party Terms” has the meaning set forth in Section 4.

“Updates” are subsequent releases of Software which Company generally makes available to its customers who have purchased a Support Plan. Updates typically include bug fixes, patches, and feature enhancements. Updates typically do not include any new functionality that constitutes a new product (which is so designated at Company’s sole discretion) for which Company charges a separate fee. Updates are provided as and when available (as determined by Company) and may not include all previously available supported features. Company develops Updates in its discretion and has no obligation to develop any specific feature or functionality.

2. GENERAL ORDERING PROCESS AND PAYMENT

2.1 Delivery. Company will use reasonable efforts to meet the delivery dates for Products and Services that are specified in the Order. All Product shipments are delivered F.O.B. to Company’s facility, with title and risk of loss passing at that time. All Products are deemed accepted upon delivery. Delivery delay or default of any installment shall not relieve the Customer of its obligation to pay for Products or Services provided by Company or accept remaining deliveries of Product.

2.2 Payment Terms. Payments are invoiced and paid in accordance with the payment terms described in the Order.

2.3 Taxes and Duties. Fees do not include any taxes, levies, duties or similar governmental assessments of any nature, including, but not limited to, any sales, value added or goods and services tax, or other governmental charges or tariffs imposed or payable in connection with the rights granted to Customer under this Agreement, or in connection with the payment of Fees (collectively, “Taxes”). Customer is responsible for paying all Taxes associated with its purchases hereunder. If Company has the legal obligation to pay or collect Taxes for which Customer is responsible under this section, Company will invoice Customer and Customer will pay that amount, unless Customer provides Company with a valid tax exemption certificate authorized by the appropriate taxing authority. For clarity, Company is solely responsible for taxes assessable against it based on its income, property and employees.

2.4 Price Adjustment. Beginning on the one-year anniversary of the Effective Date, Company may, upon thirty (30) calendar days’ prior notice to Customer, prospectively increase any Fees.

2.5 Suspension of Services. If any amount owed by Customer under this or any other agreement for Products or Services is thirty (30) days or more overdue, Company may, without limiting its other rights and remedies, suspend the Services until such amounts are paid in full.

3. SOFTWARE LICENSES; SUPPORT

3.1 License. Subject to the provisions of the Agreement (including any geographical or location restrictions set forth in the Order), subject to the Customer’s payment of the Fees described in the Order, Company grants a limited, personal, non-transferrable, non-sublicensable, non-exclusive license during the License Period (which can be for a period certain or perpetual) to Customer:

- (a) To operate the Software, if any, Data Sets, if any, and Products, and use the Services for Customer’s internal purposes as set forth and subject to the limitations in the Order, in accordance with the Documentation.
- (b) To operate the Software, if any, on up to the number of trucks or users authorized on the Order, in accordance with the Documentation. Under no circumstances may Customer load Software on hardware (including computers and peripherals) that is not sold or certified and approved by Company.

- (c) To use the Documentation in connection with the licenses described in this Section 3 subsections (a) and (b).
- (d) The Products and/or Services may contain functionality that uses anonymized customer data. Customer agrees that their anonymized data will be used in the Company's Products and/or Services.

3.2 Period of License. The license described in Section 3.1 will continue in force for the License Period, subject to, in the case of a subscription, either party electing against renewal or requesting reduction of any product by notifying the other party in writing at least ninety (90) days prior to the end of the then-current License Period. Such notice must be provided on Customer's company letterhead, include the date of the notice, applicable products and quantity, signed by an authorized party, and may be submitted electronically.

3.3 Restrictions; Reservation of Rights. Customer agrees not to (and to not enable any third party to):

- (a) reverse engineer or otherwise attempt to discover the source code of or trade secrets embodied in the Software (except to the extent required by law or as necessary for interoperability purposes as required under terms and conditions required by the providers of Third-Party Products);
- (b) distribute, transfer, grant sublicenses to, or otherwise make available the Software or Documentation to third parties, including making the Software or Documentation available
 - (i) through resellers or other distributors, or
 - (ii) as an application service provider, service bureau, or rental source;
- (c) embed or incorporate in any manner all or part of the Software into other applications of Customer or third parties other than as authorized in applicable Documentation;
- (d) create modifications to or derivative works of the Software;
- (e) reproduce the Software;
- (f) attempt to modify, alter, or circumvent any license control and protection mechanisms within the Software;
- (g) use or transmit the Software in violation of any applicable law, rule or regulation, including any export/import laws;
- (h) if the Order sets forth a Designated Computer System, use the Software on a computer system other than a Designated Computer System; remove, obscure or alter any copyright notices or any name, trademark, service mark, tagline, hyperlink or other designation included on any display screen within the Software;
- (i) create any software that competes with the Software or provides substantially the same functions as the Software; or
- (j) use the Software in a country other than as indicated in the Order. All Software is a "commercial item," as that term is defined at 48 C.F.R. 2.101 (OCT 1995), and more specifically is "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R.12.212 (SEPT 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (JUNE 1995), Software is provided to U.S. Government End Users
 - (i) only as a commercial end item; and
 - (ii) with only those rights as are granted to all other end users pursuant to the terms and conditions herein.

Other than as stated in this Agreement, Company grants Customer no other right, title or interest in any Software.

4. THIRD PARTY PRODUCTS. Third-Party Products may be subject to additional license terms and restrictions ("Third-Party Terms"), which Company will make available to Customer as required by the suppliers of such Third-Party Products. In the event of a conflict between the terms of this Agreement and any Third-Party Terms, the Third-Party Terms shall control to the extent of the conflict. Company hereby assigns to Customer (to the extent assignable) all warranties given by the supplier(s) of Third-Party Products; provided, however, that Customer agrees to look to the supplier(s) for any Third-Party Products warranty, service and other post-purchase issues. Customer is solely responsible for obtaining any and all components, updates, new versions, and releases for any Third-Party Products

necessary for use in connection with the Products.

5. AUDITS. During the term of the Agreement and for a period of one (1) year thereafter, Company will have the right to perform an audit not more than once each year to verify that Customer is using the Products in compliance with the Agreement. The audit will include at a minimum Company having access to all Software, Hardware, Documentation and related Customer equipment (including all servers and personal computers that contain Software, and any hardware that contains Software). The audit will be performed from Monday through Friday, between 8:00 a.m. and 5:00 p.m. local time, and upon not less than fifteen (15) days' prior written notice to Customer. The audit will be conducted virtually or onsite at the Customer's premises, at Company's sole cost and expense, subject to reasonable security and access restrictions. Customer will be permitted to have Customer personnel present during the audit. If an audit conducted under this section discloses that Customer has underpaid by more than 3% any amounts payable under this Agreement during the period covered by the audit, Customer will pay Company the amount of that underpayment and, in addition, will:

- (1) reimburse Company's reasonable and actual costs for that audit and
- (2) be subject to legal remedies available to Company for Customer's breach of the Agreement.

6. INTELLECTUAL PROPERTY RIGHTS. Title to the Company Materials (excluding any Customer Content incorporated therein) shall at all times remain with Company or its third-party licensors as applicable. Customer acknowledges that the Services and the Company Materials are proprietary to Company and that all rights thereto are owned by Company or its third-party licensors as applicable. The Customer further acknowledges that the Company Materials contain trade secrets of Company and that the Company Materials are protected by U.S., Canadian and international copyright and other Intellectual Property Laws and treaties. Under no circumstances will a copy of any software comprising the Company Platform be provided to the Customer. The Customer shall not reverse engineer or directly or indirectly allow or cause a third party to reverse engineer the whole or any part of the Company Platform.

7. REPRESENTATIONS AND WARRANTIES; DISCLAIMER

7.1 Mutual. Each party represents and warrants to the other party that:

- (a) it has the full corporate right, power and authority to enter into this Agreement and to perform the acts this Agreement requires of it;
- (b) the execution of this Agreement and performance of its obligations under this Agreement do not and shall not violate any other agreement to which it is a party;
- (c) when executed and delivered this Agreement constitutes the legal, valid and binding obligation of such party; and
- (d) any and all activities it undertakes in connection with this Agreement shall be performed in compliance with all applicable laws, rules and regulations.

7.2 Hardware and Software Warranties.

- (a) Subject to the exceptions listed below in part (b), Company warrants:
 - (i) that the Hardware, if applicable, will be free from material defects in materials and workmanship and will operate in all material respects in accordance with its applicable Documentation (the "Hardware Warranty") for one (1) year from the date of initial shipment (the "Hardware Warranty Period"). Customer may purchase renewals of the Hardware Warranty Period, if applicable, through extended service plans made available by Company in its discretion. Following the end of the Hardware Warranty Period, if applicable, Company will have no further obligation to repair or support the applicable Hardware; and
 - (ii) that the Software will be free from material defects and workmanship and will operate in all material respects in substantial conformance with the Documentation (the "Software Warranty") for a period of ninety (90) days from the date of delivery of the Software (the "Software Warranty Period"). Following the ninety (90) day Software Warranty Period all software performance issues are governed by the Service Level Agreement.
- (b) Company's entire liability and Customer's exclusive remedy for any reported breach of the Hardware Warranty, if applicable, or Software Warranty will be repair or replacement of the defective

Product within thirty (30) days of the written notice of the defective Product by the Customer, including, for Hardware, within 30 days after the receipt of the Hardware by Company from Customer and verification of the defect. If Company cannot repair or replace the defective Software during the Software Warranty Period, Company will refund all amounts paid by Customer for the defective Software and Company can terminate the Agreement. All claims must be received by Company promptly upon discovery of any defect, and in no event after expiration of the applicable Warranty Period. The foregoing Hardware, if applicable, and Software Warranties do not apply to any defect or failure to operate that is attributable to:

- (i) Customer's misuse or abuse of or failure to maintain the Product;
- (ii) Customer's failure to operate the Product in accordance with the Documentation;
- (iii) input errors, data conversion errors or other such errors, such as Customer's failure to sequence route stops independently or through a Company professional services agreement;
- (iv) any change made to the Product by Customer without Company's written approval;
- (v) any defect, limitation or incompatibility in any equipment or other component installed by Customer;
- (vi) any accident, catastrophe, act of God, or interruption or fluctuation in electrical power supplies;
- (vii) any material change in Customer's business or in the operating conditions under which the Product is used;
- (viii) translations; or
- (ix) Third-Party Products.

7.3 Return Merchandise Authorization. If Customer experiences the failure of any Customer-owned Hardware no longer covered under the Hardware Warranty, Customer may notify Technical Support to attempt to diagnose and resolve any issues via online and/or phone communication with the Customer. If the issue is not resolved, Customer will be forwarded an RMA Request Form with full instructions to complete and return the hardware to the Company's RMA Department for evaluation and verification of any malfunction. If hardware is not received by the RMA Department, or if Customer fails to respond to any subsequent questions or communications regarding the RMA within thirty (30) days, the RMA will be closed. A new RMA Request Form will be required should the Customer wish to pursue RMA evaluation in the future.

Once the hardware covered by the RMA is received by the RMA Department, the hardware will be evaluated, and Customer will be provided one or more of the following options:

- (a) No malfunction or issue detected. Device performed correctly and will be returned to Customer.
- (b) Issue confirmed. Cost estimate to repair will be provided to Customer. Upon Customer approval, device will be repaired, tested and returned to Customer.
- (c) Issue confirmed. Beyond repair, recommendation to replace at Customer cost will be provided. Device will be recycled by Company or returned unprepared to Customer upon Customer decision.

7.4 Disclaimer. THE WARRANTIES OF SECTION 7.2 ARE THE EXCLUSIVE WARRANTIES OFFERED BY COMPANY AND COMPANY MAKES NO ADDITIONAL REPRESENTATION OR WARRANTY OF ANY KIND WHETHER EXPRESS, IMPLIED (EITHER IN FACT OR BY OPERATION OF LAW), OR STATUTORY, AS TO ANY MATTER WHATSOEVER. ALL OTHER CONDITIONS AND WARRANTIES, INCLUDING ANY CONDITIONS OR WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, MERCHANTABILITY, SUITABILITY AND THOSE THAT ARISE FROM ANY COURSE OF DEALING OR COURSE OF PERFORMANCE, ARE HEREBY DISCLAIMED.

8. INDEMNIFICATION AND LIMITATION OF LIABILITY

8.1 Company, at its sole expense, agrees to defend and indemnify Customer against any third party claim that Customer's use of the Products, as delivered by Company to Customer and used in accordance with this Agreement and the Documentation, directly infringes a third party copyright, patent issued by the U.S. Patent and Trademark Office, or misappropriates a trade secret, provided that: (i) Customer notifies Company in writing within thirty (30) days of the claim; (ii) Company has sole control of the defense and all related settlement

negotiations, as long as such settlement shall not include a financial obligation on Customer; and (iii) Customer provides Company with the information, assistance and authority to enable Company to perform Company's obligations under this Section. In any action based on claim of infringement, Company may, at its option and own expense and as its entire obligation to Customer with respect to such claims, either: (1) procure the right for Customer to continue using the Products in accordance with the provisions of this Agreement; (2) make such alterations, modifications or adjustments to the Products so that the infringing Product becomes non-infringing without incurring a material diminution in performance or function; (3) replace the Product with a non-infringing substantially similar substitute; or (4) if neither (1), (2), nor (3) can be achieved after the exercise of commercially reasonable efforts, either Party may terminate the Agreement for the affected Product and Company shall issue a refund to Customer for any prepaid but unused fees. Company shall have no liability or obligations for an infringement claim pursuant to this Section to the extent that it results from: (a) modifications to the Products made by a party other than Company, if the claim would not have occurred but for such modifications; (b) the combination, operation or use of the Products with non-Company equipment, devices, products or data, unless the claim would not have occurred but for the use of the Product in the combination, operation or use; (c) the use of an unsupported version of the Product; (d) use of the Product outside the scope of this Agreement or the documentation; (e) Company's use of any designs, plans, instructions, specifications, diagrams or the like, provided by Customer; or (f) Customer's failure to use all applicable enhancements and upgrades to the Products made available to Customer by Company, if the claim would not have occurred but for such failure. Nothing in this provision shall be construed as a limitation on Customer's ability to retain legal counsel at its own expense to monitor the proceedings.

8.2 INTENTIONALLY OMITTED.

8.3 INDIRECT DAMAGES. TO THE MAXIMUM EXTENT PERMITTED BY LAW AND EXCEPT WITH RESPECT TO THE FAILURE TO PAY AMOUNTS PROPERLY OWED, BREACHES OF CONFIDENTIALITY, INDEMNITY OBLIGATIONS OR VIOLATIONS OF COMPANY'S INTELLECTUAL PROPERTY RIGHTS, IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY OR ANY THIRD PARTY, WHETHER UNDER THEORY OF CONTRACT, TORT OR OTHERWISE, FOR ANY INDIRECT DAMAGES THAT ARISE FROM OR RELATE TO THIS AGREEMENT (INCLUDING LOST PROFITS, LOST DATA AND ANY OTHER INCIDENTAL, PUNITIVE, CONSEQUENTIAL, OR SPECIAL DAMAGES), WHETHER FORESEEABLE OR NOT AND WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8.4 TOTAL LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY LAW AND EXCEPT WITH RESPECT TO THE FAILURE TO PAY AMOUNTS PROPERLY OWED, BREACHES OF CONFIDENTIALITY, INDEMNITY OBLIGATIONS OR VIOLATIONS OF COMPANY'S INTELLECTUAL PROPERTY RIGHTS, EACH PARTY'S AGGREGATE CUMULATIVE LIABILITY TO THE OTHER IN CONNECTION WITH THIS AGREEMENT (INCLUDING ANY WARRANTY CLAIMS) WILL NOT EXCEED, IN THE AGGREGATE AND REGARDLESS OF WHETHER UNDER THEORY OF CONTRACT, TORT OR OTHERWISE, THE TOTAL AMOUNT PAID OR PAYABLE BY CUSTOMER TO COMPANY IN THE 12 MONTHS PRIOR TO THE EVENT THAT GAVE RISE TO LIABILITY. EXCEPT WITH RESPECT TO THE FAILURE TO PAY AMOUNTS PROPERLY OWED, BREACHES OF CONFIDENTIALITY, INDEMNITY OBLIGATIONS OR VIOLATIONS OF COMPANY'S INTELLECTUAL PROPERTY RIGHTS, NO ACTION, REGARDLESS OF FORM, ARISING OUT OF THE TRANSACTIONS UNDER THIS AGREEMENT MAY BE BROUGHT BY EITHER PARTY HERETO MORE THAN TWO YEARS AFTER THE CAUSE OF ACTION HAS OCCURRED.

8.5 ALLOCATION OF RISK. EACH PROVISION OF THIS AGREEMENT THAT PROVIDES FOR A LIMITATION OF LIABILITY, DISCLAIMER OF WARRANTIES, OR EXCLUSION OF DAMAGES IS TO ALLOCATE RISK BETWEEN THE PARTIES. THIS ALLOCATION IS AN ESSENTIAL ELEMENT OF THE BASIS OF THE BARGAIN BETWEEN THE PARTIES. EACH OF THESE PROVISIONS IS SEVERABLE AND INDEPENDENT OF ALL OTHER PROVISIONS OF THIS AGREEMENT, AND EACH OF THESE PROVISIONS WILL APPLY EVEN IF THE REMEDIES IN THIS AGREEMENT HAVE FAILED OF THEIR ESSENTIAL PURPOSE.

9. TERM AND TERMINATION

9.1 Term of Agreement. The Agreement begins on the Effective Date and continues until terminated pursuant

to this Section 9.

9.2 Termination Rights. The Agreement (including any of the Incorporated Agreements) may only be terminated as follows:

- (a) by mutual, written agreement of the parties;
- (b) by either party if the other party materially breaches the Agreement, and does not cure the breach within 30 days after receiving written notice from the non-breaching party;
- (c) at the end of the last active License Period pursuant to Section 3.2;
- (d) by either party if the other party makes a general assignment for the benefit of creditors, suffers or permits the appointment of a receiver for its business or assets, or avails itself of or becomes subject to any proceeding under the U.S. Federal Bankruptcy Act or any other foreign or domestic statute, law, rule or regulation relating to insolvency or the protection of rights of creditors, which proceeding is not dismissed within sixty (60) days.
- (e) **Fiscal Funding Out.** In the event no funds or insufficient funds are appropriated by the Customer's City in any fiscal period for any payments due hereunder, Customer will notify Company of such occurrence in writing at least ninety (90) days prior to the end of the then-current fiscal period, including documentation of defunding from the entity, and the Agreement shall terminate on the last day of the fiscal period for which appropriations were received without penalty or expense to the Customer of any kind whatsoever, except as to the portions of the payments herein agreed upon for which funds have been appropriated.

9.3 Effect of Termination. Upon any termination of this Agreement, without prejudice to any other rights or remedies which the parties may have, the following applies:

- (a) Customer shall immediately cease all use of all Hardware and all Software and delete or return to Company all copies of Software in Customer's possession;
- (b) all other rights and obligations immediately cease, except that Sections 2.2, 3.3, 5, 7.3, 8, 9.3, and 10 of the MSLA, and Sections 5.1, 6, 7, 8, 9, and 10 of the Professional Services Agreement (if the PSA is an Incorporated Agreement) shall survive termination;
- (c) upon written demand, each party as a receiving party will return or destroy all of the other party's Confidential Information; and
- (d) Customer will immediately pay Company any undisputed amounts still outstanding. For clarity, undisputed amounts include all payments owed by Customer during the entire term of the Agreement.

10. CONFIDENTIAL INFORMATION; PUBLICITY

10.1 Confidential Information. Both parties recognize that they may each receive (as a "Recipient") from the other (as a "Discloser") certain confidential and valuable proprietary information that is identified pursuant to the terms of this Section 10 as confidential (collectively, the "Confidential Information"). Both parties agree to identify any Confidential Information as follows: if written, with a written legend that says "confidential" or a similar term; or if verbal, by identifying the information as confidential when disclosed, and then sending the Recipient a written confirmation of that confidential status within thirty (30) days after disclosure. Notwithstanding the foregoing, all pricing, Documentation and Software are Company Confidential Information. A Recipient will not, without the Discloser's prior written consent, disclose Confidential Information to any person other than those of its employees, independent contractors or consultants who need to know it for the purposes of this Agreement and who are bound by confidentiality agreements with the Recipient that are at least as protective as this section. A Recipient may only use Confidential Information for the purpose of this Agreement. A Recipient will handle any Confidential Information with the same care as it does its own confidential information, but in any event no less than reasonable care. None of the provisions of this section, however, apply to any Confidential Information that meets any one of the following criteria:

- (a) information possessed by the Recipient without restriction prior to receiving it from the Discloser, provided that the Recipient can demonstrate such possession was obtained lawfully;
- (b) information that the Recipient developed independently and without use of or reference to the Confidential Information, as documented by its written records;

- (c) information that the Recipient receives from another party who is not in breach of any of that party's obligations as a result of that disclosure; or
- (d) information that the Discloser intentionally discloses to any other party without any restriction on confidentiality.

Additionally, a Recipient may disclose Discloser's Confidential Information to the extent that a court or other governmental body orders such Confidential Information disclosed by the Recipient, provided that the Recipient promptly notifies the Discloser of such order and provides the Discloser with notice and opportunity to contest it, if possible. These obligations shall survive the termination of this Agreement for a period of five (5) years, except with respect to any source code, which will remain protected until it is no longer Confidential Information. This section does not intend to grant a Recipient any ownership interest or license or right to any intellectual property rights of the Discloser.

10.2 Notwithstanding anything contained herein to the contrary, the parties acknowledge that if the Customer is a government entity and subject to the Federal Freedom of Information Act, the Customer shall not be responsible to the Vendor for any disclosure of Confidential Information pursuant to the Act or pursuant to official public records act laws, rules, regulations, instructions or other legal requirement.

10.3 Terms; Publicity. The parties will keep the terms and conditions of this Agreement confidential and will not divulge any of this information to any third party except as follows:

- (a) with the prior written consent of the other party;
- (b) as otherwise may be required by law or legal process;
- (c) during the course of litigation, so long as the disclosure is restricted in the same manner as is the confidential information of other litigating parties; and
- (d) in confidence to its legal counsel, accountants, banks, and financing sources and their advisors solely in connection with complying with or administering its obligations with respect to this Agreement; provided that, in (b) and (c) above, to the extent permitted by law, the disclosing party will use all legitimate and legal means available to minimize the disclosure to third parties, including seeking a confidential treatment request or protective order whenever appropriate or available, and the disclosing party will provide the other party with at least ten (10) days' prior written notice of such disclosure.

Neither party may use the other party's trade names, trademarks or service marks, or engage in any publicity regarding this Agreement or its subject matter, without the other party's express written consent, which will not be unreasonably withheld or delayed.

10.4 Independent Contractors. The parties are independent contractors with respect to each other, and nothing in this Agreement shall be construed as creating an employer-employee relationship, a partnership, agency relationship or a joint venture between the parties.

10.5 Insurance. Each party will maintain, at its own expense during the term of this Agreement, insurance appropriate to its obligations under this Agreement, including as applicable general commercial liability, errors and omissions, employer liability, automobile insurance, and worker's compensation insurance as required by applicable law.

10.6 Customer Responsibility. Customer is solely responsible under the Agreement for all actions of its officers, directors, employees and contractors. Customer is solely responsible for the use of the Software, including but not limited to: assuring proper installation and configuration (if not installed and configured by Company); audit controls and methods; establishing adequate backup plans; converting data to and from the data structures used by the Software; assuring adequate data input and retrieval; and using the Software as set forth in the Documentation. Company is not responsible for any loss of data by Customer resulting from improper conversion Customer's data to or from the data formats and data structures used by the Software. Customer has sole responsibility for the accuracy, quality, integrity, reliability and appropriateness of all Customer data.

Customer is solely responsible to prevent unauthorized access to, or use of, Products or Services hereunder, and will notify Company promptly of any such unauthorized access or use. Customer will comply with all applicable laws in its use of Products and Services hereunder.

10.7 Force Majeure. Each party will be excused from any delay or failure in performance hereunder, other than the payment of money, caused by reason of any occurrence or contingency beyond its reasonable control, including but not limited to acts of God, earthquake, flood, labor disputes and strikes, riots, war, pandemics, telecommunications failures (including any systemic Internet failures and any interruptions in services of internet service providers), and governmental requirements. The obligations and rights of the party so excused will be extended on a day-to-day basis for the period of time equal to that of the underlying cause of the delay.

10.8 Assignment. Neither party may assign its rights or obligations under this Agreement to any other person or entity, except for assignment and transfer of all of a party's rights and obligations under the following circumstances:

- (a) with the express written consent of the other party, which may not be unreasonably delayed or withheld;
- (b) as part of a re-organization or restructuring;
- (c) to the surviving entity of a merger transaction; or
- (d) to the purchaser of a Controlling Interest in, or more than 50% of, the assets of the assigning party. A "Controlling Interest" means more than 50% of the total outstanding voting stock of the assigning party. Any attempted assignment or delegation in violation of this section is void. Subject to the foregoing, this Agreement will bind and inure to the benefit of the parties and their respective successors and assigns.

A license transfer fee may be assessed by Company in the event of Customer acquisition/change in control.

10.9 INTENTIONALLY OMITTED.

10.10 Governing Law. The laws of the State of Oklahoma, without regard to conflict of laws rules, govern the interpretation and enforcement of this Agreement. Notwithstanding anything to the contrary in this Section 10.10, no disputes between the parties shall be brought by either party in the state's small claims courts.

10.11 Dispute Resolution.

- (a) The parties desire to resolve certain disputes, controversies and claims arising out of this Agreement without litigation. Accordingly, the parties agree to use the following alternative dispute procedure as their initial recourse with respect to any dispute, controversy or claim arising out of or relating to this Agreement or its breach. The term "Dispute" means any dispute, controversy or claim to be resolved in accordance with this dispute resolution procedure.
- (b) At the written request of a party, each party shall appoint a knowledgeable, responsible representative to meet and negotiate in good faith to resolve any Dispute. These negotiations shall be conducted by business representatives. Upon agreement, the representatives may utilize other alternative dispute resolution procedures, such as mediation, to assist in the negotiations.
- (c) If the negotiations do not resolve the Dispute within ten (10) business days of their commencement or such negotiations do not commence within seven (7) days of request by the other party in writing, then either party shall be free to pursue all rights and remedies as set forth in this Section 10.11.

10.12 INTENTIONALLY OMITTED.

10.13 Conflicts. In the event that any term of this Agreement conflicts with governing law or is held to be ineffective or invalid by a court of competent jurisdiction, such term will be deemed to be restated to reflect as nearly as possible the original intentions of the parties in accordance with applicable law, and the remaining terms of this Agreement shall remain in full force and effect.

10.14 Notices. Unless stated otherwise, all notices, consents and approvals under this Agreement must be delivered in writing by courier, by facsimile, by email or by certified or registered mail (postage prepaid and return receipt requested) to the other party at the address set forth on at the beginning of this Agreement, and are deemed delivered when received. Either party may change its address for notices by notice to the other party given in accordance with this Section 10.14. Customer is responsible for providing Company with its complete and accurate billing and contact information and notifying Company of any changes to such information.

10.15 Counterparts. The Agreement may be executed in counterparts, each of which will be deemed to be an original and together will constitute one and the same agreement. This Agreement may also be executed and delivered by electronic signature or facsimile and such execution and delivery will have the same force and effect of an original document with original signatures.

10.16 Headings; Interpretation. Headings are used in the Agreement for reference only and will not be considered when interpreting this Agreement. As used in this Agreement, “includes” (or “including”) means without limitation.

10.17 Export Compliance. The Products may be subject to export laws and regulations of the United States and other jurisdictions. Each party represents that it is not named on any U.S. government denied- party list. Neither party will access or use any Products or Confidential Information provided to it hereunder in a U.S.-embargoed country or region (currently the Crimea region, Cuba, Iran, North Korea, Sudan or Syria) or in violation of any U.S. export law or governmental regulation.

10.18 Anti-Corruption. Neither party has received or been offered any illegal or improper bribe, kickback, payment, gift, or thing of value from an employee or agent of the other party in connection with this Agreement. Reasonable gifts and entertainment provided in the ordinary course of business do not violate the above restriction.

10.19 No Third-Party Beneficiaries. There are no third-party beneficiaries under this Agreement.

10.20 Integration. This Agreement and the Orders together constitute the entire agreement between the parties with respect to the Products and Services and supersede all prior and contemporaneous discussions, negotiations, communications or agreements regarding the same subject matter. The terms on any purchase order, invoice, or other ordering document that conflict with the terms of the Agreement or the Order will have no effect and are hereby rejected.

Purchasing Committee

7.

Meeting Date: 06/09/2025
Submitted For: Dennis Read, Finance
Initiator: Benita Hotema, Assistant Financial Analyst
Department: Finance
Staff Information Source: Mark Wilkerson

Information**AGENDA ITEM TITLE:**

Consider approval to purchase one (1) New Caterpillar Model 260 C3H2 Skid Steer Loader/Compact Track Loader with all standard equipment, in the amount of \$74,031.00, for the Hatbox Event Park, or take other necessary action. (Mark Wilkerson)

BACKGROUND:

Consider approval to purchase one (1) New Caterpillar Model 260 C3H2 Skid Steer Loader/Compact Track Loader with all standard equipment for the amount of \$74,031.00 provided by Warren Cat through Sourcewell Cooperative contract#0117233-CAT. This item will be used daily at the Hatbox Event Park to prepare the facility for events and general maintenance inside the Hangars and around the complex.

RECOMMENDED ACTION:

Staff recommends approval for purchase.

Fiscal Impact**FUNDING SOURCE:**

555-7555-451.64-50

Attachments

260 Specifications

2025 Model

image 1

image 2 loader

image 3 loader

Quote



Cat® 260

SKID STEER LOADER

FEATURES:

The Cat® 260 Skid Steer Loader, with its vertical lift design, delivers extended reach and lift height for quick and easy truck loading. Its stability and lifting performance provides excellent material handling. The 260 features the following:

- **Redesigned Operator Station** delivers a larger operating environment and combined with additional seat travel, the 260 provides more space for operators of any size. The optional one-piece, sealed, and pressurized cab offers a clean and quiet workspace with excellent air distribution through optimally placed vents throughout the cab.
- **Available ventilated and heated high-back air ride seat** with seat-mounted adjustable joystick controls deliver industry-leading operator comfort.
- **High performance power train** provides maximum performance and production capability through the Electronic Torque Management system, optional two speed travel and an electronic hand/foot throttle with decel pedal capability.
- **Three levels of auxiliary hydraulic performance** available, **Standard Flow, High Flow, and High Flow XPS**. Standard flow for attachments that require a base level of auxiliary flow and horsepower, High Flow boosts the auxiliary flow for applications that demand additional hydraulic flow for increased attachment performance, and the High Flow XPS hydraulic system provides maximum auxiliary hydraulic performance by delivering additional flow and additional pressure for the most demanding attachments and applications.

- **Electronically controlled Cat C2.8T engine** meets U.S. EPA Tier 4 Final and EU Stage V emission standards while delivering maximum horsepower across a wide RPM range and providing high torque for increased working performance, no matter the application.
- **Speed sensitive ride control option** improves operation on rough terrain, enabling better load retention, increased productivity, and greater operator comfort.
- **Maximize machine capability and control** with the Advanced Joysticks and Advanced Touchscreen Monitor. The **20.3 cm (8-inch)** Advanced Touchscreen monitor offers cutting-edge functionality and control that includes an integrated radio, Bluetooth® connectivity, and multi-camera (side-view) option, and supports 32 different language choices. The **Advanced Joysticks** provide unmatched control of machine functions and adjustments within the display without the operator having to remove their hands from the controls. This includes on-joystick navigation of the Advanced Touchscreen Monitor, radio volume up/down/mute, creep activation, creep speed increment/decrement, one-button Smart Attachment control activation, and additional auxiliary control buttons that deliver single button control of complex attachment functions.
- **Ground-level access** to all daily service and routine maintenance points helps reduce machine downtime for greater productivity.
- **Broad range of performance matched Cat Attachments** make the Cat Skid Steer Loader the most versatile machine on the job site.

Specifications

Engine

Engine Model	Cat C2.8T (turbo)	
Gross Power SAE J1995	55 kW	74 hp
Net Power SAE 1349	55 kW	74 hp
Net Power ISO 9249	55 kW	73 hp
Peak Torque at 1,600 rpm SAE J1995	300 N·m	221 lbf·ft
Displacement	2.8 L	171 in ³
Stroke	110 mm	4.3 in
Bore	90 mm	3.5 in

- Advertised power is tested per the specified standard in effect at the time of manufacture.

Operating Specifications*

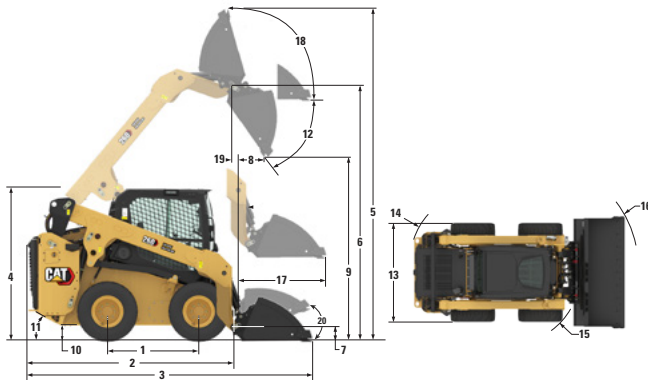
Rated Operating Capacity (ROC):		
50% Tipping Load	1434 kg	3,160 lb
Rated Operating Capacity with Optional Counterweights (@50%)	1540 kg	3,388 lb
Tipping Load	2867 kg	6,321 lb
Breakout Force, Tilt Cylinder	4251 kg	9,372 lb
Breakout Force, Lift Cylinder	3121 kg	6,881 lb

Weights*

Operating Weight	3866 kg	8,523 lb
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260 Skid Steer Loader



Dimensions*

1 Wheelbase	1249 mm	49.2 in	11 Departure Angle	23°
2 Length without Bucket	2956 mm	116.4 in	12 Maximum Dump Angle	46°
3 Length with Bucket on Ground	3575 mm	140.7 in	13 Vehicle Width over Tires (66" Tire AR)	1690 mm 66.5 in
4 Height to Top of Cab	2100 mm	82.7 in	14 Turning Radius from Center – Machine Rear	1823 mm 71.8 in
5 Maximum Overall Height	4160 mm	164.2 in	15 Turning Radius from Center – Coupler	1367 mm 53.8 in
6 Bucket Pin Height at Maximum Lift	3365 mm	132.5 in	16 Turning Radius from Center – Bucket	2102 mm 82.7 in
7 Bucket Pin Height at Carry Position	203 mm	8.0 in	17 Maximum Reach with Arms Parallel to Ground	1120 mm 44.1 in
8 Reach at Maximum Lift and Dump	552 mm	21.7 in	18 Rack Back Angle at Maximum Height	97°
9 Clearance at Maximum Lift and Dump	2646 mm	104.2 in	19 Bucket Pin Reach at Maximum Lift	320 mm 12.6 in
10 Ground Clearance	201 mm	7.9 in	20 Bucket rollback angle (Ground Level)	28°

*Operating Weight, Operating Specifications and Dimensions all based on 75 kg (165 lb) operator, all fluids, one speed, OROPS (Open Roll Over Protection System), 1730 mm (68 in) low profile bucket, Cat PC 12 x 16.5 tires, standard flow hydraulics, mechanical suspension seat, no optional counterweights and manual quick coupler (unless otherwise noted).

Power Train

Travel Speed (Forward or Reverse):

One Speed	12.4 km/h	7.7 mph
Two Speed Option	17.9 km/h	11.1 mph

Hydraulic System

Hydraulic Flow – Standard:

Loader Hydraulic Pressure	24 130 kPa	3,500 psi
Loader Hydraulic Flow	86 L/min	23 gal/min
Hydraulic Power (calculated)	34.6 kW	46.4 hp

Hydraulic Flow – SEA High Flow:

Loader Hydraulic Pressure	24 130 kPa	3,500 psi
Loader Hydraulic Flow	113 L/min	30 gal/min
Hydraulic Power (calculated)	45.4 kW	60.9 hp

Hydraulic Flow – High Flow XPS:

Loader Hydraulic Pressure	28 000 kPa	4,061 psi
Loader Hydraulic Flow	129 L/min	34 gal/min
Hydraulic Power (calculated)	60.2 kW	80.7 hp

Cab

Rollover Protective Structure (ROPS)	ISO 3471:2008
FOPS	ISO 3449:2005 Level I
FOPS Level II	ISO 3449:2005 Level II (Optional)

Service Refill Capacities

Chain Box, each side	9.0 L	2.4 gal
Cooling System	11.5 L	3.0 gal
Engine Crankcase	8 L	2.1 gal
Fuel Tank	117.5 L	31.0 gal
Hydraulic System	36.8 L	9.7 gal
Hydraulic Tank	26.0 L	6.9 gal

Weight Changes with Additional Components

Open Cab:

Operating Weight	3866 kg	8,523 lb
Tip Load	2867 kg	6,321 lb
ROC (50%)	1434 kg	3,160 lb

Enclosed Cab Adds:

Operating Weight	+59 kg	+129 lb
Tip Load	+41 kg	+90 lb
ROC (50%)	+20 kg	+45 lb

Front Counterweight Adds:

Operating Weight	+80 kg	+176 lb
Tip Load	-4 kg	-9 lb
ROC (50%)	-2 kg	-4 lb

Counterweight Adds:

Operating Weight	+125 kg	+276 lb
Tip Load	+212 kg	+467 lb
ROC (50%)	+106 kg	+234 lb

Rear Door Guard

Operating Weight	120 kg	264 lb
Tip Load	211 kg	466 lb
ROC (50%)	106 kg	233 lb

Falling Object Protective Structure (FOPS) LEVEL 2 Plate

Operating Weight	76 kg	167 lb
Tip Load	73 kg	160 lb
ROC (50%)	36 kg	80 lb

The following information applies to the machine at the time of final manufacture as configured for sale in the regions covered in this document. The content of this declaration is valid as of the date issued; however, content related to machine features and specifications are subject to change without notice. For additional information, please see the machine's Operation and Maintenance Manual.

For more information on sustainability in action and our progress, please visit <https://www.caterpillar.com/en/company/sustainability>.

Engine

- The Cat® C2.8TA (turbo after-cooled) engine meets U.S. EPA Tier 4 Final and EU Stage V emission standards.
- Cat diesel engines are required to use ULSD (ultra-low sulfur diesel fuel with 15 ppm of sulfur or less) or ULSD blended with the following lower-carbon intensity fuels** up to:
 - ✓ 20% biodiesel FAME (fatty acid methyl ester)*
 - ✓ 100% renewable diesel, HVO (hydrotreated vegetable oil) and GTL (gas-to-liquid) fuels

Refer to guidelines for successful application. Please consult your Cat dealer or "Caterpillar Machine Fluids Recommendations" (SEBU6250) for details.

**Engines with no aftertreatment devices can use higher blends, up to 100% biodiesel (for use of blends higher than 20% biodiesel, consult your Cat dealer).*

***Tailpipe greenhouse gas emissions from lower-carbon intensity fuels are essentially the same as traditional fuels.*

Features and Technology

- The following features and technology may contribute to fuel savings and/or carbon reduction. Features may vary. Consult your Cat dealer for details.
 - Extended life coolant and long life hydraulic fluid extend maintenance intervals to reduce fluid consumption
 - Boost productivity with Cat technologies like work tool positioner, return to dig and Cat Smart Attachments
 - Save fuel with efficiency features such as foot throttle pedal and cooling system demand fan
 - Remote machine monitoring through onboard Product Link™ telematics

Recycling

- The materials included in machines are categorized as below with approximate weight percentage. Because of variations of product configurations, the following values in the table may vary.

Material Type	Weight Percentage (%)
Steel	69.70%
Iron	12.61%
Rubber Tires	3.51%
Plastic	2.41%
Nonferrous Metal	2.34%
Other	2.33%
Fluid	1.80%
Uncategorized	1.67%
Mixed-Metal and Nonmetal	1.35%
Mixed Metal	1.35%
Lead (Batteries)	0.55%
Rubber	0.37%
Mixed Nonmetallic	0.01%
Total	100%

- A machine with higher recyclability rate will ensure more efficient usage of valuable natural resources and enhance End-of-Life value of the product. According to ISO 16714:2008 (Earth-moving machinery – Recyclability and recoverability – Terminology and calculation method), recyclability rate is defined as percentage by mass (mass fraction in percent) of the new machine potentially able to be recycled, reused or both.

All parts in the bill of material are first evaluated by component type based on a list of components defined by the ISO 16714:2008 and Japan CEMA (Construction Equipment Manufacturers Association) standards. Remaining parts are further evaluated for recyclability based on material type.

Because of variations of product configurations, the following values in the table may vary.

Recyclability – 93%

The data provided above was based on the product configuration as provided by the individual product group.

Air Conditioning System

- The air conditioning system on this machine contains the fluorinated greenhouse gas refrigerant R134a (Global Warming Potential = 1430). The system contains 0.85 kg of refrigerant which has a CO₂ equivalent of 1.216 metric tonnes.

Paint

- Based on best available knowledge, the maximum allowable concentration, measured in parts per million (PPM), of the following heavy metals in paint are:
 - Barium < 0.01%
 - Cadmium < 0.01%
 - Chromium < 0.01%
 - Lead < 0.01%

Sound Performance

Operator Sound Pressure Level* 81 dB(A) (ISO 6396:2008)

Exterior Sound Power Level** 101 dB(A) (ISO 6395:2008)

- Cab and ROPS are standard in North America and Europe.
- The declared dynamic operator sound pressure levels per ISO 6395:2008. The measurements were conducted with the cab doors and windows closed and at 70% of the maximum engine cooling fan speed. The sound level may vary at different engine cooling fan speeds.

- The labeled sound power level for the CE/UKCA marked configurations when measured according to the test procedure and conditions specified in European Union Directive "2000/14/EC" as amended by "2005/88/EC" and UK Noise Regulation 2001 No. 1701.

Oils and Fluids

- Caterpillar factory fills with ethylene glycol coolants. Cat Diesel Engine Antifreeze/Coolant (DEAC) and Cat Extended Life Coolant (ELC) can be recycled. Consult your Cat dealer for more information.
- Cat Bio HYDO™ Advanced is an EU Ecolabel approved biodegradable hydraulic oil.
- Additional fluids are likely to be present, please consult the Operations and Maintenance Manual or the Application and Installation guide for complete fluid recommendations and maintenance intervals.

260 Attachments

ATTACHMENTS

Get more from your machine with Cat attachments. Choose from a wide variety of options and tailor your machine to different tasks and conditions.

Augers
Backhoes
Bale Grabs
Bale Spears
Blades, Grader, Box, Angle and Dozer
Brooms, Angle, Pickup and Utility
Brushcutters
Buckets
Cold Planers
Compactors
Fork Tines and Carriages
Hammers
Material Handling Arm
Mulchers
Nursery Forks
Rakes, Grapple, Landscape and Power Box
Shears
Snow Blowers
Snow Plows
Snow Pushes
Snow Wings
Stump Grinders
Tillers
Trenchers
Wheel Saws
Smart Backhoe
Smart Dozer Blade with Assist
Smart Grader Blade with Assist



MANDATORY EQUIPMENT

- Auxiliary Hydraulics: Standard or High Flow XPS
- Quick Coupler: Mechanical or Hydraulic
- High Visibility Seat Belt: 50 mm (2 in), 75 mm (3 in), or 3-point lap/shoulder

PERFORMANCE PACKAGES

- Performance Package HP1: *Standard Flow Hydraulics*
- Performance Package HP3: *High Flow XPS Hydraulics*

COMFORT PACKAGES

- Open canopy: *Cup Holder, Cell Phone Pocket, choice of vinyl seat (Mechanical Suspension, High Back/Heated/Air Ride Seat)*
- Enclosed Cab with heat and air conditioning: *Side Windows, Cup Holder, Cell Phone Pocket, choice of Seat (Mechanical Suspension, High Back/Heated Air Ride Seat, High Back/Ventilated and Heated Air Ride Seat) and Door choice (Glass or Polycarbonate)*

TECHNOLOGY PACKAGES

- T2 – T1 + Rear-view camera.
- T4 – Advanced Touchscreen Monitor, Advanced Joysticks, Push start, X-mount cell phone holder, and a Rear-view camera.
- T5 – T4 + 2 additional side view cameras.

RADIO

- Radio, none – for open canopy machines and countries not certified for Bluetooth® technology
- Integrated AM/FM radio with Bluetooth technology. Includes USB port, 3.5 mm Auxiliary (AUX) input, and Bluetooth microphone. Only for use with enclosed cab. Availability varies by country.
- Integrated DAB+/AM/FM radio with Bluetooth technology. Includes USB port, 3.5 mm AUX input, and Bluetooth microphone. Only for use with enclosed cab. Availability varies by country.

PRODUCT LINK™

- *Product Link Basic series PL243*
- *Product Link Elite series PLE643*

COOLING FAN

- *On-demand, variable speed hydraulic cooling fan*
- *On-demand, variable speed hydraulic cooling fan, with automatic and manual purge reversing operation*

GUARDING AND SEALING PACKAGES

- HD0 – *base guarding and sealing (engine air inlet rain cap, front cab-to-frame sealing, and hydraulic fill access door)*
- HD1 – *intermediate guarding and sealing (HD0 + cab-to-frame side sealing, lockable fuel fill access door, tilt cylinder guarding, and drive line bottom guarding. Some equipment varies by region)*
- HD2 – *most comprehensive guarding and sealing (HD1 + turbo guard, exhaust stack wrap, Diesel Particulate Filter (DPF) wrap, quick disconnect guarding, fully enclosed drive line guarding, under step hydraulic lines guard cover, engine air inlet pre-cleaner. Some equipment varies by region)*

260 Skid Steer Loader

STANDARD EQUIPMENT

ELECTRICAL

- Work Tool Electrical Harness
- Heavy duty battery
- Battery disconnect with lockout feature
- 12-volt Electrical System
- 85 Ampere Alternator
- LED Work Lights
- Auto Reverse Lights
- Switch Backlighting
- Interior LED Dome Light
- Backup Alarm
- Electrical Outlet, Beacon
- Exterior Courtesy Lighting
- Automatic Work light notification flash when parking brake is released

OPERATOR ENVIRONMENT

- Full color LCD monitor: *Creep speed control, Drive response adjustment, Implement response adjustment, Drive Power Priority adjustment, Language selection (>32), Multi-operator Anti-theft Security System and Monitoring, Maintenance schedule and reminders, Event and Diagnostic Code monitoring, Date /Time/Units/Brightness settings, and Smart Technology for use with Smart Attachments.*
- Operator Warning System Indicators: *Air Filter Restriction, Alternator Output, Armrest Raised/Operator Out of Seat, Engine Coolant Temperature, Engine Oil Pressure, Glow Plug Activation, Hydraulic Supply Filter Restriction, Hydraulic Oil Temperature, Park Brake Engaged, Engine Emission System (where applicable)*
- Gauges: *Fuel Level, Hour Meter, Hydraulic Temperature, Hour Meter, Battery Voltage, Tachometer*
- Fold In Ergonomic Contoured Armrest
- Control Interlock System, when operator leaves seat or armrest raised: *Hydraulic System Disables, Hydrostatic Transmission Disables, Parking Brake Engages*
- ROPS Cab, Tilt Up
- FOPS, Level I
- Top and Rear Windows
- Floor Mat
- Headliner
- Interior Rearview Mirror
- Horn
- Hand (Dial) Throttle, Electronic
- Seat Mounted Joystick Controls
- Cell Phone Storage Pocket
- Cup Holder
- 12-volt power port
- Foot Throttle

HYDRAULICS

- Selectable control pattern – ISO or H
- Electro/hydraulic implement control
- Electro/hydraulic hydrostatic transmission control
- Speed sensor guarding
- Heavy duty flat faced quick disconnects with integrated pressure release lever
- Hydraulic oil level sight gauge

POWER TRAIN

- Cat C2.8T turbocharged diesel engine, meeting Tier 4 Final and Stage V Emission Standards
 - Glow plugs starting aid
 - Liquid cooled, direct injection
- Extended life antifreeze (-37°C, -34°F)
- Air cleaner, dual element, radial seal
- Scheduled Oil Sampling (S-O-SSM) Valve, Hydraulic Oil
- Ecology drain – coolant
- Radiator coolant level sight gauge
- Radiator expansion bottle
- Filter, hydraulic supply, cartridge type
- Filter, hydraulic return, cartridge type
- Filter, canister type, engine oil
- Filter, canister type, fuel and water separator
- Radiator/hydraulic oil cooler (side-by-side)
- Spring applied, hydraulically released, parking brakes
- Hydrostatic transmission
- Lockable fuel cap
- Hydraulic demand cooling fan
- Auto engine idle

UNDERCARRIAGE

- Torsion Suspension (4 independent torsion axles)
- Two speed travel
- Integrated tie downs on track frame (4)

FRAME

- Machine tie down points (9)
- Removable panels for machine frame cleanout
- Support, lift arm
- Steel rear and front bumpers, welded
- Fuel fill, machine right hand side

OTHER

- Auxiliary Hydraulics, Continuous Flow
- Telematics, Product Link, Cellular
 - Steel engine door with replaceable louvers
 - Engine door – lockable
 - Work tool attachment coupler
 - Cat ToughGuardTM hose

OPTIONAL EQUIPMENT

- External Counterweights
- Beacon, LED
- Engine Block Heater – 120V
- Oil, Hydraulic, Cold Operation
- 4-point machine lifting eyes
- Paint, Custom
- Speed Sensitive Ride Control
- Bluetooth Key Security
- Attachment Hose Guide
- Corrosion Inhibitor Coating

For more complete information on Cat products, dealer services, and industry solutions, visit us on the web at www.cat.com

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Materials and specifications are subject to change without notice. Featured machines in photos may include additional equipment. See your Cat dealer for available options.

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AEHQ8488-00 (11-2024)
(N Am, EU, Chile, Turkey,
Colombia, S Korea)





Quote 315205-01

Jun 04, 2025

CITY OF MUSKOGEE FLEET DEPARTMENT
FLEET DEPARTMENT
PO 1927
MUSKOGEE
Oklahoma
74402

Attention: JUSTIN O'NEAL

Dear Justin O'Neal, Thank you for this opportunity to quote Caterpillar products for your business needs. We are pleased to quote the following for your purchase consideration.

One (1) New Caterpillar Model: 260 C3H2 Skid Steer Loaders | Compact Track Loaders with all standard equipment in addition to the additional specifications listed below:

STOCK NUMBER: C147288

SERIAL NUMBER: 05L901529

YEAR: 2025

SMU: 0

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,

Jeremy Mangrum
Machine Sales Representative

One (1) New Caterpillar Model: 260 C3H2 Skid Steer Loaders | Compact Track Loaders with all standard equipment in addition to the additional specifications listed below:

STANDARD EQUIPMENT

POWERTRAIN -Cat C2.8T turbocharged diesel engine --Gross horsepower per ISO 14396 -74 hp (55 kW) --Glow plugs starting aid --Liquid cooled, direct injection -Air cleaner, dual element, radial seal -S-O-S sampling valve, hydraulic oil -Ecology drain - coolant -Filter, hydraulic supply, cartridge type -Filter, hydraulic return, cartridge type -Filter, canister type, engine oil -Filter, canister type, fuel -and water separator -Radiator / hydraulic oil -cooler (side-by-side) -Spring applied, hydraulically released, -parking brakes -Hydrostatic transmission -Four wheel chain drive -Lockable fuel cap -Auto engine idle -

HYDRAULICS -Selectable control pattern - ISO or H -Electro/hydraulic implement control -Electro/hydraulic hydrostatic -transmission control -Heavy duty flat faced quick disconnects -with integrated pressure release lever

ELECTRICAL -Work Tool Electrical Harness -Heavy duty battery --includes battery disconnect with -lockout feature -12 volt electrical system -85 ampere alternator -LED work lights -Auto reverse lights -Switch backlighting -Interior LED dome light -Backup alarm -Electrical outlet, beacon -Courtesy lighting, exterior -

OPERATOR ENVIRONMENT -Operator warning system indicators: --Air filter restriction --Alternator output --Armrest raised / operator out of seat --Engine coolant temperature --Engine oil pressure --Glow plug activation --Hydraulic supply filter restriction --Hydraulic oil temperature --Park brake engages --Engine emission system -(where applicable) -Control interlock system, when operator leaves seat or armrest raised: --Hydraulic system disables --Hydrostatic transmission disables --Parking brake engages -ROPS cab, tilt up -FOPS, Level I -Color LCD monitor: --Creep speed control --Drive response adjustment --Implement response adjustment --Drive Power Priority adjustment --Language selection (x32) --Date, Time, Units, and brightness -settings --Multi-operator Anti-theft Security -System & Monitoring --Maintenance schedule and reminders --Event and Diagnostic Code monitoring --Smart Technology, enables use of -Smart Attachments -Gauges: fuel level, hour meter, -hydraulic temperature, battery -voltage, tachometer. -Rear View Camera -Cell Phone Storage Pocket -Cup Holder -Ergonomic contoured armrest -Independently adjustable, seat -mounted joystick controls. -Top and rear windows -Floormat -Headliner -Interior rear view mirror -Horn -Hand (dial) throttle, electronic -12 volt power port -Rear window breaker hammer

FRAMES -Lift linkage, vertical path -Chassis, one piece welded -Machine tie down points (9) -Removable panels for machine -frame cleanout -Support, lift arm -Steel rear and front bumpers, welded -Fuel fill, machine right hand side

OTHER STANDARD EQUIPMENT -Steel engine door with replaceable louvers -Engine door - lockable -Extended life antifreeze (-37C, -34F) -Work tool attachment coupler -Hydraulic oil level sight gauge -Radiator coolant level sight gauge -Radiator expansion bottle -Cat ToughGuard TM hose -Hydraulic demand cooling fan

MACHINE SPECIFICATIONS

BUCKET-GP, 74", BOCE	279-5373
CARRIAGE, 46", FORKS, 48", SSL	353-1697
260 05A SKID STEER LOADER	601-2110
LANE 3 ORDER	0P-9003
CAB PACKAGE, PRO PLUS	653-9077
WORKLIGHTS, LED, FRONT/REAR	579-2310
POWERTRAIN, 2-SPEED	585-9525
SEAT,AIR SUSPENSION,CLOTH,HEAT	585-9587
COMFORT PKG, ENCLOSED CAB,HVAC	585-9837
HYDRAULICS, PERFORMANCE, (HP1)	586-0012
QC, HYD DUAL SELF-LEVEL	586-0034
PACKAGE, TECHNOLOGY (T4)	607-8407
FAN, COOLING, DEMAND	624-1809
HOSE GUIDE, ATTACHMENT	640-5405
GUARDING / SEALING PKG, (HD1)	586-0054
RIDE CONTROL	585-9528
FUEL, MANUAL PRIMING	607-0943
REAR LIGHTS	579-2312
DOOR, CAB, GLASS	593-7243
INTEGRATED RADIO	651-8586
SEAT BELT, 2"	613-1924
PRODUCT LINK, CELLULAR PLE643	579-2324
TIRES, 12/16.5 GA 10PR	650-7303
CERTIFICATION ARR, P65	643-7211
INSTRUCTIONS, ANSI, USA	585-9542
SERIALIZED TECHNICAL MEDIA KIT	421-8926
COUNTERWEIGHT,MACHINE,EXTERNAL	585-9676
HEATER, ENGINE COOLANT, 120V	594-2212
PACKING, ROLL ON - ROLL OFF	0P-0226
260 CPM	657-6166
FACTORY PDI	

SELL PRICE	\$63,525.00
CSA	Included
NET BALANCE DUE	\$63,525.00
EXT WARRANTY	Included
AFTER TAX BALANCE	\$63,525.00

Priced Using Sourcewell Member #17934

WARRANTY

Standard Warranty:	Standard 12 Month Unlimited Hour Full Machine Coverage
Extended Coverage:	260-84 MO/3000 HR PREMIER
CSA	24 Month TTM Coverage

F.O.B/TERMS:

Delivered to Muskogee, OK

OPTIONS FOR CONSIDERATION:

Components	Qty	Price
BROOM, BA121, HYD.ANGLE, P/W	1	\$10,506.00

PAYMENT TERMS

Cash Invoice Terms

CASH WITH ORDER	QUOTE SELL PRICE
\$0.00	\$63,525.00

Accepted by _____ on _____

Signature









Quote 315205-01

Jun 04, 2025

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HEATER, ENGINE COOLANT, 120V	594-2212
PACKING, ROLL ON - ROLL OFF	0P-0226
260 CPM	657-6166
FACTORY PDI	
BUCKET-GP, 74", BOCE	279-5373
CARRIAGE, 46", FORKS, 48", SSL	353-1697
BROOM, BA121, HYD.ANGLE, P/W	565-4842

CATERPILLAR LIST PRICE	\$104,114.00
SOURCEWELL MEMBER DISCOUNT OF 21% OFF LIST	(21,863.94)
NET BALANCE DUE BEFORE WARREN CAT DISCOUNT TO CITY OF MUSKOGEE	\$82,250.06
WARREN CAT DISCOUNT TO CITY OF MUSKOGEE	(8,219.06)
TOTAL BEFORE APPLICABLE TAXES	\$74,031.00

WARRANTY

Standard Warranty:	Standard 12 Month Unlimited Hour Full Machine Coverage
Extended Coverage:	260-84 MO/3000 HR PREMIER
CSA	24 Month TTM Coverage

F.O.B/TERMS:

Delivered to Muskogee, OK

PAYMENT TERMS**Cash Invoice Terms**

CASH WITH ORDER	QUOTE SELL PRICE
\$0.00	\$74,031.00

Accepted by _____ on _____

Signature