## IN THE MATTER OF TRANSFERRING OF BUDGET SURPLUS OF FORT BEND COUNTY FOR THE YEAR 2024

On this the	day of	February_	2023/2024, the Commissioners' (	Court, with the following	g members being present:
		KP George Vincent Morales Grady Prestage Andy Meyers	<ul> <li>County Judge</li> <li>Commissioner Precine</li> <li>Commissioner Precine</li> <li>Commissioner Precine</li> </ul>	et #2	
		Dexter McCoy	- Commissioner Precine		
The followin	g proceedings w	ere had, to-writ,			
WHEREAS,	on proper applic		223, the Court heard and approved the ers' Court has transferred an existing		
The followin	g transfers to sai	d budget are hereby aut	horized:		
Department 1	Name:	Drai	inage District	Accounting Unit:	160620100
TRANSFER	R TO:				
ACCOUNT Capital Acqu			ACCOUNT NUMBER 64500	\$	AMOUNT 182,883
	паухарабення подать региняция на принтинент подательного него				
			TOTAL TRANSFERRED TO	S	182,883
TRANSFER	R FROM:				
ACCOUNT	NAME		ACCOUNT NUMBER		AMOUNT
Contingency		a palari da variar, secundo al magrico, de medio ple a palari a da mentra para da deponda di memo	66500	\$	182,883
	garandorum napas sabajum its salam e sama depina tim dell'en ma qu'intragia desiribi		TOTAL TRANSFERRED FROM		182,883
					102,000
EXPLANA	TION:	To allocate addition	al funds needed for excavator with tra	ade-in	
		Mr. L			
Department	Head:	11 Med	Voctor	Date:	02.07.2024
		*** US	E WHOLI DOLLAR AMOUNTS	ONLY ***	
THE COUN	TY OF FORT	BEND		GI	Transfer
RV.				Ac	Transfer

KP George, County Judge



## New Machine Sales Agreement MUSTANG MACHINERY COMPANY, LLC. D/B/A MUSTANG CAT 12800 NOR



REF# Q-09567	MIOSTANO WI	7704	10   PHONE:	NG CAT, 1280 (800) 256 - 10	DO NORTHWEST	FREEWAY, H	OUSTON TX
SOLD TO CUSTOMER		Fort Bend County Drainag	arkinapan pananan kanan ka	SHIP TO			
STREET ADDRESS		Po Box 1028		]			
CITY/STATE		Rosenberg/TX		-			
POSTAL CODE		77471		_			
COUNTY/ COUN	TRY		7	-			
PHONE NUMBER	R	2813420141		7			
EMAIL		steven.korenek@fortbendc	ountyty gov				
CUSTOMER COI	NTACT E	QUIPMENT Steven Korene		-	F.O.B. AT:		
		RODUCT		-	1 .O.B. A1.		
		UPPORT					
INDUSTRY COD	E	,		1	SHIP VIA:		
PRINCIPAL WOR	RK CODE			1 '	1		
		SALES TAX EXEMPTION					
CUSTOMER NUMBER: 04815	580	NUMBER (IF			CUSTOMER PO		
		APPLICABLE):		ľ	NUMBER:		
	DE	SCRIPTION OF EQUIPMENT	ORDERED / P	URCHASED	,		
MAKE: Caterpillar			330-07	YEAF	Ş.	2024	
ID NUMBER: 23NE4394	SE	ERIAL NUMBER:		SMU		2024	
330		330-07		SIVIC	J.		
23NE4394		23NE4394					\$342,670.00
BOOM, REACH 615M (20' 2")		577-5867					\$10,640.00
STICK, R32M (10' 6")		635-9398					\$5,970.00
TRACK, 800MM TG (31") CYLINDER, STICK		516-8657					\$5,170.00
LINKAGE, BKT CB2 W/EYE G	RADE	635-2974 521-8015					\$4,780.00
CYLINDER, BUCKET CB2	IVADL	635-2971					\$3,735.00
CAMERA, 360 VISIBILITY		578-7636					\$3,055.00 \$2,820.00
GUARD, BOTTOM HD		576-9456					\$2,270.00
GUARD, TRACK GUIDING,SE	GMENTED	346-7150					\$2,250.00
LINES, QC, REACH BOOM JOYSTICKS, VERTICAL SLID	ED	516-7688 528-6835					\$1,585.00
LINES-QC, R32M STICK (10' 6		321-0150					\$1,540.00
HYDRAULIC PKG, NO TOOL		597-0945					\$1,515.00 \$1,195.00
CONTROL, QC		517-4758					\$1,120.00
LIGHTS, CAB, W/RAIN PROTE		577-8973					\$910.00
INTEGRATED RADIO, W/O D/ LIGHTS PKG, REACH & SLR I		502-7166 581-1525					\$725.00
STORAGE PROTECTION (EX		0G-4126					\$372.00
SUN SCREEN, REAR0		488-6450					\$349.00 \$270.00
ROLL ON-ROLL OFF		0G-4202					\$171.00
MIRROR, CAB, W/O GUARD	00.0	580-8628					\$138.00
FIXTURE, BUCKET LINKAGE STORAGE TRAY	CBO	578-9964			***************************************		\$97.00
STORAGE PROTECTION (EX	PORT)	576-9461 0P-7563					\$60.00
LINES, DRAIN, PQC		549-9535					\$53.00 \$0.00
FILM, EXTERIOR, ANSI		578-2910					\$0.00
FILM, INTERIOR, ANSI		573-4351					\$0.00
FILM, STICK WARNING, ANSI FILM, EMC		567-3815 528-4738					\$0.00
FILM, ROPS		567-3818					\$0.00
SERIALIZED TECHNICAL MEDIA KIT 0 NC		421-8926		,	The second secon		\$0.00 \$0.00
GRADE SENSOR, R32M STICK (10' 6")		621-6785					\$0.00
QUICK DRAINS READY BOOM TUBE W/EOU		578-2915					\$0.00
LANE 3 ORDER		516-8550 0P-9003					\$0.00
GRADE SENSOR, REACH BOOM		621-6763					\$0.00
GRADE 2D ASSIST & PAYLOAD 0 NC		624-7796					\$0.00 \$0.00
NETWORK MANAGER, A6N1 0 NC		555-7286					\$0.00
WIPER, RADIAL W/O LOWER		484-8021					\$0.00
PROD LINK, PLE643/PLE743 RADIO 0 NC BKT GD 48" 207YD3 CB 2,319		594-9052					\$0.00
	•	552-8270					\$13,181.00
TIP, PENETRATION PLUS ADV	VANSYS 23	505-4097					\$135.00
TID DENETRATION BUILD 15	/ANOVO CO	F05 105=					Ψ100.00
TIP, PENETRATION PLUS ADV	VANSYS 23	505-4097					\$135.00
TIP, PENETRATION PLUS ADV	VANSYS 23	505-4097					Ø425.00
							\$135.00

				Dealer Discount: \$63,568.06
Quote Notes Sourcewell (	Contract 011723	3-CAT. Pricing valid while inve	ntory lasts. COI.	
	TRAD	DE-IN EQUIPMENT	TERMS OF SAI	F II
MUSTANG CAT A EQUIPMENT EM SELLS THE TRADE	AT TIME OF DELIVERY. ISSIONS HAVE NOT BE -IN EQUIPMENT DESC D CLEAR OF ALL CLAIM EXCEPT PREVENTATIVE I	SERIAL NUMBER:  DO PAID BY:  SERIAL NUMBER:  PAID BY:  SERIAL NUMBER:  PAID BY:  SERIAL NUMBER:  PAID BY:  IPMENT BEING IN "AS INSPECTED CONDITION CUSTOMER HEREBY STATES THE ABOVE LEAD ALTERED OR CHANGED. CUSTOMER HERIBED ABOVE TO MUSTANG CAT AND WARR AS SHOWN ABOVE.  MAINTENANCE AGREEMENT  CVA 500 Hours	STED REBY TOTAL DOWN PMT. & TRADE IN ALLOWANCE TOTAL DOWN PMT. & TRADE IN ALLOWANCE TO ALLOWANCE	\$343,882.94 \$0.00 \$0.00 \$0.00 \$343,882.94 \$0.00 \$161,000.00 \$182,882.94 \$182,882.94
read and understoo	dges that he has receive	MENT WARRANTY  ved a copy of the manufacturer's warranty and ed equipment is sold as is where is and no wa in.	d has rranty is	
WARRANTY TEI	RM 72 MG	onth   6000 Hours Premier Labor+Travel 2H/10 Work Tools Warranty 12 Months/Unlimited Ho	CUSTOMER INITIAL.	
CHANGING CIRCUN THOSE CIRCUMS PRICING CHAN GREEMENT, THIS A	MSTANCES, MUSTANG BTANCES INCLUDE, BU GES. CUSTOMER ACC AGREEMENT WILL BE	IS AGREEMENT REFLECTS THE FULL AND F CAT MAY NOT BE ABLE TO HONOR THE EX JT ARE NOT LIMITED TO, LIMITED PRODUCT EPTS AND ACKNOWLEDGES THAT IF MUST, VOIDED, AND BOTH PARTIES RELEASED FR PARTIES FROM ENTERING INTO A NEW AGR	ACT PRICING OR DELIVERY DATES HEREI AVAILABILITY, EXTENDED LEAD TIMES, A ANG CAT IS NOT ABLE TO HONOR THE TE OM THIS AGREEMENT'S BINDING EFFECT	IN. EXAMPLES OF AND SUPPLIER IRMS OF THIS

**\$135.00** 

\$135.00

\$135.00

Total Machine List Price: \$407,451.00

505-4097

505-4097

505-4097

TIP, PENETRATION PLUS ADVANS 15 23

TIP, PENETRATION PLUS ADVANSYS 23

TIP. PENETRATION PLUS ADVANSYS 23

DISCLAIMER OF WARRANTIES AND WAIVER OF CLAIMS

MUSTANG CAT IS NOT A MANUFACTURER OF THE EQUIPMENT. ALTHOUGH MUSTANG CAT MAY ADMINISTER WARRANTIES ISSUED BY THE MANUFACTURER, CUSTOMER ACKNOWLEDGES AND AGREES THAT: (1) ANY EXPRESS WARRANTIES BY THE MANUFACTURER FOR THE EQUIPMENT ARE NOT THE RESPONSIBILITY OF MUSTANG CAT; AND (2) THE MANUFACTURER'S WARRANTY CONTAINS LIMITATIONS AND CUSTOMER MAY INCUR CERTAIN REPAIR, TRANSPORTATION, OR OTHER CHARGES BY MUSTANG CAT WHICH ARE NOT COVERED BY THE MANUFACTURER'S WARRANTY. ANY AND ALL IMPLIED WARRANTIES ARE EXCLUDED.

MUSTANG CAT, BY VIRTUE OF HAVING SOLD THE EQUIPMENT UNDER THIS AGREEMENT, HAS NOT MADE AND DOES NOT MAKE ANY REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AS TO CONDITION, COMPLIANCE WITH SPECIFICATIONS OR REGULATIONS, QUALITY, DURABILITY, SUITABILITY, MERCHANTABILITY, FITNESS FOR USE OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER WARRANTY WHATSOEVER, EXPRESS OR IMPLIED, WITH RESPECT TO THE EQUIPMENT. MUSTANG CAT IS NOT LIABLE FOR ANY DAMAGES (WHETHER ORDINARY, SPECIAL OR PUNITIVE) ARISING FROM ANY FAILURE OF THE EQUIPMENT TO OPERATE OR THE FAULTY OPERATION OF THE EQUIPMENT, OR THE INSTALLATION, OPERATION, REPAIR OR USE OF THE EQUIPMENT.

OTHER TERMS AND CONDITIONS

ADDITIONAL TERMS AND CONDITIONS SET FORTH ON THE REVERSE SIDE HEREOF OR ATTACHED HERETO (AS APPLICABLE) CONSTITUTE AN IMPORTANT PART OF THIS AGREEMENT AND ARE INCORPORATED HEREIN VERBATIM FOR ALL PURPOSES. PLEASE REVIEW SUCH OTHER TERMS AND CONDITIONS BEFORE SIGNING THIS AGREEMENT.

THESE TERMS AND CONDITIONS SUPERSEDE ALL OTHER TERMS AND CONDITIONS PRESENTED BY OR TO CUSTOMER UNLESS PROVIDED IN A DOCUMENT SIGNED BY AN AUTHORIZED REPRESENTATIVE OF BOTH PARTIES AND CONTAINING REFERENCE TO THIS SALES ORDER AGREEMENT.

THIS AGREEMENT IS SUBJECT TO THE TERMS AND CONDITIONS ATTACHED

DATE	DATE	

ORDER RECEIVED			
BY_	Stuart Newton	CUSTOMER NAME	
SIGNATURE_		CUSTOMER SIGNATURE	
TITLE_	OSR	TITLE	

## I EKIND AND CONDITIONS

- 1. **DEFINITION OF MUSTANG:** MUSTANG and Seller are defined as Mustang Machinery Company, LLC. d/b/a MUSTANG CAT, Mustang Rental Services of Texas, LLC. d/b/a MUSTANG RENTAL SERVICES, and their subsidiaries, affiliates and related entities.
- 2. AGREEMENT: This Agreement becomes binding on MUSTANG CAT only upon MUSTANG CAT's execution of this Agreement, and subject to the availability of the equipment from the manufacturer. Customer shall inspect the equipment immediately upon its receipt, and shall be conclusively deemed to have accepted the equipment in good and operating condition unless the customer promptly notifies MUSTANG CAT of any defects, in writing and via telephone. MUSTANG CAT shall have the right, at its option, to either repair or replace the equipment, or terminate this Agreement, in which event the equipment shall be returned to MUSTANG CAT. Delays in delivery shall be excused if caused by any cause beyond the reasonable control of MUSTANG CAT.
- 3. TITLE TO EQUIPMENT: Title to the equipment shall pass to the customer only upon MUSTANG CAT's actual receipt of funds in the total amount of the Purchase Price and other sums due to MUSTANG CAT hereunder.
- **4. TAKEN IN TRADE**: Customer does hereby irrevocably sell, assign, transfer and convey possession, ownership and title unto MUSTNAG CAT to the Trade-in Equipment described above. Customer warrants that it is the sole owner of the Trade-in Equipment, has full power and authority to sell the Trade-in Equipment, and that there is no lien or any encumbrance of any kind or nature against the Trade-in Equipment, of record or otherwise.
- 5. TAXES: Customer shall promptly pay all taxes, fees, transportation and other costs, assessments and all governmental charges of any kind or character, and any penalties, fines or interest thereon relating to the equipment.
- 6. CUSTOMER'S WARRANTIES AND USE: In addition to the other warranties contained herein, customer warrants that (i) if customer is an entity, it is duly organized and validly existing in good standing, and (ii) is duly authorized to execute, deliver, and perform under this Agreement. Customer further agrees and warrants, at its cost, that: (1) the equipment shall at all times be used solely for customer's business and not for personal, family, or household use, and in accordance with the use, and/or instructional materials, solely for the purpose for which it was intended; (2) only customer's employees (who must be skilled, trained and certified to do so) shall use the equipment. Customer hereby further agrees and warrants that (i) any payments made pursuant to this Agreement are intended by the customer to be a contemporaneous exchange for new value given to customer and it is a substantially contemporaneous exchange and (ii) each payment made of a debt incurred by customer under this Agreement is in the ordinary course of business or financial affairs of customer and MUSTANG CAT, and such payment was made in the ordinary course of business or financial affairs of customer and MUSTANG CAT, or made according to ordinary business terms.

  7.SOLE AND EXCLUSIVE REMEDY: Customer further agrees that his SOLE AND EXCLUSIVE remedy, if any, against MUSTANG CAT, shall be as contained in any express, written warranty applicable hereto. Customer acknowledges that he has received, read, understands and accepts the terms contained herein. The customer agrees that no other remedy (including, but not limited to, claims for INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES, OR ANY CAUSE, LOSS, ACTION, CLAIM OR DAMAGE WHATSOEVER OR INJURY TO PERSON OR PROPERTY OR ANY OTHER CONSEQUENTIAL, ECONOMIC OR INCIDENTAL LOSS) shall be available to him.
- 8. LOŚS AND DAMAGE: Customer assumes all liability and risk of, and shall be solely responsible for, all damage and loss to the equipment from any cause whatsoever, whether or not such loss or damage is or could have been covered by insurance. Until the equipment is paid in full, Customer shall promptly give MUSTANG CAT written notice of any loss or damage and reimburse MUSTANG CAT for the value of the equipment if damaged or stolen. MUSTANG CAT's sole responsibility for shipments shall be to deliver the equipment to a public carrier company.
- 9. SECURITY AGREEMENT: Unless the product(s) is paid for in full in cash at the time of delivery, MUSTANG CAT retains and customer hereby grants to MUSTANG CAT a security interest in such product(s) within the meaning of the Uniform Commercial Code together with all and any substitutions, additions, or accessions to such product(s), and in any and all proceeds from the sale, exchange or disposal thereof to secure payment of the purchase price of such product(s). Customer, prior to or after delivery, specifically agrees to enter into and execute a financing statement, or statements, and an additional security agreement setting forth the terms and conditions of the Agreement between the parties in relation to the security interest of MUSTANG CAT. Customer further appoints MUSTANG CAT as its attorney-in-fact to execute any such financing statement or security agreement in the place and stead of customer. In the event customer fails to execute any such financing statement or security agreement upon request by MUSTANG CAT, the entire balance of the purchase price shall be at MUSTANG CAT's option become due and payable and customer shall execute any notes or other evidences of indebtedness that may be required by MUSTANG CAT. However, any note taken herewith shall be evidence of customer's obligation to pay the unpaid time balance only and is not to be considered or construed to be payment for the product(s).
- 10. EVENTS OF DEFAULT: The following are events of default by Customer: (1) failure to pay any amount due hereunder or otherwise; (2) Customer's ceasing to do business, becoming insolvent, taking advantage of any law for the relief of debtors or filing bankruptcy, making an assignment for the benefit of creditors; (3) when MUSTANG CAT deems itself insecure with respect to customer's performance; (4) Customer fails to perform any of customer's other obligation hereunder or otherwise; (5) Customer's representation or warranty is false or misleading.
- 11. REMEDIES ON DEFAULT: In the event of any default by customer, MUSTNAG CAT is entitled to any one or more of the following remedies, without any notice of default: (a) take possession of the equipment or any other equipment, including enter premises where its located; (b) terminate this Agreement; (c) seek specific performance or injunction or recover damages; (d) stop delivery of the equipment or any other equipment; (e) surrender any insurance policies and receive the unearned premiums; (f) without terminating this Agreement, MUSTANG CAT may take possession of the equipment and sell, relet or otherwise dispose of the equipment as a secured party under UCC and deduct all expenses, costs, reasonable attorneys fees, and other charges incurred by MUSTANG CAT; (g) recover deficiency from customer; and/or (h) perform by itself, or cause performance of, customer's obligation, at customer's cost. In no event shall MUSTANG CAT be required to sell or relet the equipment, nor required to rebate or pay back any gain or profit as a result of leasing the equipment. MUSTANG CAT's remedies hereunder shall not be exclusive, but shall be cumulative and in addition to all other remedies existing at law or in equity.
- 12. COLLECTIONS: In the event any action either to collect payment or enforce the terms and provisions of this agreement becomes necessary, CUSTOMER agrees to pay reasonable cost of collection and attorney's fees to MUSTIANG CAT should this matter be placed in the hands of a collection agency or an attorney for collection.
- 13. INDEMNITY: CUSTOMER AGREES TO INDEMNIFY, DEFEND AND HOLD HARMLESS MUSTANG CAT AND MUSTANG CAT'S PARTNERS, EMPLOYEES, AGENTS, REPRESENATIVES, SUCCESSORS AND ASSIGNS FROM ANY AND ALL CLAIM, EXPENSE, CAUSE OF ACTION, DAMAGE, LIABILITY, COST, PENALTY, TAX, ASSESSMENT, CHARGE, PUNITIVE DAMAGE OR EXPENSE BY REASON OF ANY ACT OR OMISSION OF CUSTOMER OR ITS EMPLOYEES, AGENTS, CONTRACTORS, SUBCONTRACTORS, AFFILIATES OR INVITEES, WHILE THE EQUIPMENT IS IN THE POSSESSION OR UNDER THE CONTROL OF THE CUSTOMER OR ITS AGENTS.
- 14. INSURANCE COVERAGES: Customer shall maintain Equipment insurance and General Liability insurance, Auto Liability insurance, and Workers Compensation and Employer's Liability Insurance, each with minimum \$1,000,000 per occurrence and shall deliver to MUSTANG CAT a Certificate of Insurance evidencing same. Such insurance obtained by customer shall be primary.
- 15. NOTICES: All notices hereunder shall be in writing and shall be deemed delivered if delivered personally or mailed, by certified mail, return receipt requested, to the respective addresses of the parties set forth above or any other address designated by written notice. By signing this Agreement, customer represents that it has read and agrees to the Terms and Conditions applicable to communications made by MUSTANG CAT to customer by Text or Email and which are found at https://www.mustangcat.com/legal-notices/
- 16. MISCELLANEOUS: This Agreement may only be modified by a written agreement signed by MUSTANG CAT. If any provision of this Agreement is hereafter held invalid or unenforceable, the remainder of the Agreement shall not be affected and the provisions are declared severable. If there is more than one customer, the obligations of customers hereunder are joint and several. Subject to the terms hereof, this Agreement shall be binding upon and inure to the benefit of MUSTANG CAT and customer and their respective personal representatives, successors and assigns. This Agreement shall be governed by the laws of Texas, each party hereby irrevocably consents to submit to the exclusive jurisdiction of the courts of the state of Texas in Harris County, Texas. I agree and acknowledge that to the extent equipment is equipped with a telematics system (e.g., Product Link), that data concerning such equipment, including condition, and operation are being transmitted to Caterpillar Inc., and its affiliates. The full privacy statement applicable to the transfer of telematics information, including instructions on how to ask questions about telematics and how to revoke your consent, is available at: https://www.caterpillar.com/en/legal-notices/data-governance-statement.html. THE PARTIES HEREBY WAIVE THEIR RIGHT TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION ARISING OUT OF THIS AGREEMENT OR THE SUBJECT MATTER HEREOF.