

Quote Summary

Prepared For:
 FRAZIER PARK PUBLIC UTILITY DISTRICT
 4020 PARK DRIVE
 FRAZIER PARK, CA 93225

Prepared By:
 JONATHAN LEACH
 Coastline Equipment Company
 4252 Saco Road
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Finance OAC W/JDF
 Subjet to prior sale

Quote Id: 28577558
Created On: 11 April 2023

Expiration Date: 28 April 2023

Equipment Summary	Selling Price	Qty	Extended
JOHN DEERE 210 P-tier Tractor Loader	\$ 139,100.00 X	1 =	\$ 139,100.00

Equipment Total **\$ 139,100.00**

Trade In Summary	Qty	Each	Extended
2013 JOHN DEERE 210K SERIES PayOff	1	\$ 45,000.00	\$ 45,000.00 \$ 0.00
Total Trade Allowance			\$ 45,000.00

Trade In Total **\$ 45,000.00**

Quote Summary	
Equipment Total	\$ 139,100.00
Trade In	\$ (45,000.00)
SubTotal	\$ 94,100.00
Sales Tax - (8.25%)	\$ 11,475.75
Total	\$ 105,575.75
Balance Due	\$ 105,575.75

Salesperson : X _____

Accepted By : X _____

Selling Equipment

Quote Id: 28577558

Customer: FRAZIER PARK PUBLIC UTILITY DISTRICT

JOHN DEERE 210 P-tier Tractor Loader

Equipment Notes: 72 month 3000 HR PT+HYD Warranty
 2 year 3000 hour parts and fluids pm.

Hours: 0

Stock Number: 110697

Code	Description	Qty
17J0T	JOHN DEERE 210 P LANDSCAPE LOADER	1

Standard Options - Per Unit

183E	JDLINK	1
0202	USA DEST CODE	1
0259	ENGLISH OPS MANUAL	1
1004	ULTIMATE CAB	1
1053	SEAT SUSPENSION CLOTH CAB	1
3006	MFWD W/ LIMITED OPEN DIFFERE	1
6151	SINGLE BATTERY	1
6522	DUAL TILT	1
7040	3 FUNCTION LOADER SINGLE	1
7856	1.25 CU YD WIDE MP BUCKET	1
8083	GRADE CONTROL READY	1
8271	REAR WEIGHT 700 LBS	1
8273	WHEEL WEIGHT	1
8275	84" NEXT GEN BOXBLADE GRADE	1
8284	TRANSMISSION GUARD	1

TERMS AND CONDITIONS

Whenever the term "Company" is mentioned herein, it is understood to refer to Coastline Equipment.

The filling of this order by the company is contingent upon strikes, fires, accidents or delay resulting from any cause beyond the company's control: and accepting delivery from the carrier shall constitute a waiver of all claims from damage by reason of delay from whatsoever cause.

It is agreed that the title and right of possession to all property sold under this contract remains in the company. Whatever may be its mode of attachment to realty or otherwise, until the company has received the full price therefore as herein provided. Upon failure to make payments or any of them as herein specified, the company may retain as liquidated damage and rental all partial payment theretofore made and shall be free to enter the premises where such property may be located and remove the same as its own without prejudice to any further claims on account of damage which the company may suffer from any cause. Purchaser agrees to do all acts and things necessary to perfect and maintain the above title and right.

The property included in this order is sold under the manufacturer's warranty only unless there is an express warranty in writing signed by an executive or manager of the company. THERE ARE NO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. UNDER NO CIRCUMSTANCES SHALL THE COMPANY BE HELD LIABLE HEREUNDER FOR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES HOWEVER ARISING in any case where there is an express warranty by the company of the property sold or any part of it, the company may, at its own expense, reclaim the item so warranted and repay to the purchaser any sums which may have been paid thereon, and such repayment shall satisfy and fully discharge the company's entire liability arising out of state.

This order shall not become a contract binding upon the company until approved and accepted in writing by an executive officer of the company located in Long Beach, California. Notice of such approval will be furnished to the purchaser by acknowledgment of the order.

All terms of this sale are embodied herein, and no agreement, guaranty or warranty, oral or written, expressed or implied, not included herein shall in any way enlarge, limit or qualify the rights or the liabilities of the purchaser or the company.

Purchaser agrees to install upon the equipment, at his expense, all safety devices that may be required by any federal, state, or local safety regulations. Purchaser further agrees to protect and save seller harmless from any and all claims for property damages or personal injury, including death arising out of the use and operation of the equipment, regardless of nature or cause.

TERMS OF SALE: Unless otherwise agreed in writing and unless payment is made within 10 days from the date of invoice, interest on the unpaid balance shall be at the rate of 18% annum from the date of the invoice unless applicable law makes such rate of interest illegal, in which case the rate of interest shall be maximum permitted by law.

RENTAL: Rates unless otherwise noted are based on 176 hours usage per month, 2nd or 3rd shift rates will be computed at 50% of monthly rate. Lessee agrees to pay in addition to the monthly rental charge an adjustment for the tire wear during the rental period.

FREIGHT: If stated as a separate item, is approximate and actual freight cost shall be for customer's account.

SALES or excise taxes, federal or state, now or hereafter imposed, on the sale of good covered by this proposal, shall be for the account of the customer.

THIS PROPOSAL IS NOT AN OFFER TO SELL. This document evidences preliminary negotiations. Any sales are subject to approval by the Credit Manager of Coastline Equipment and to approval by an officer of Coastline Equipment. All sales shall be upon applicable Coastline Equipment sales order forms and subject to all of the terms and conditions as set forth herein. This proposal shall automatically lapse 30 days from the date hereof.

COASTLINE EQUIPMENT reserves the right to correct clerical errors.