

PC#: 512 400 NE WILSHIRE BLVD BURLESON, TX 76028-3902 TELEPHONE: 817-426-3515

Job Site:

JOHNSON COUNTY 1 N MAIN ROOM 304 CLEBURNE, TX 76031

C#: 817-556-6305 J#: 817-556-6301

Customer: 3086379 JOHNSON COUNTY 1 N MAIN ROOM 304 CLEBURNE, TX 76031 SUNBELT RENTALS, INC.

Salesman: 51200 BURLESON HOUSE ACCOU

Typed By: MLANKFORD

QUOTE

Contract #.. 43806513 Contract dt. 1/13/14

Date out.... 2/11/14 8:00 AM Est return.. 2/14/14 8:00 AM

Job Loc..... 1 N MAIN ROOM 304, CLEBURNE

Job No..... 2 - JOHNSON COUNTY -

P.O. #..... QUOTE

Ordered By.. SEAN, RATLIFF NET DUE UPON RECEIPT

QTY	EQUIPMENT #		Min	Day	Week	4 Week	Amoun
1.00 HYDRAULIC HAMMER - BACKHOE 0050900 1.00 4WD STANDARD BACKHOE CANOPY 0530230		197.50 197.50	197.50 197.50	547.16 547.16	1386.55 1386.55	547.16 547.16	
							ALES
Qty	Item number	Unit	Price				
	ENVIRONMENTAL ENVIRONMENTAL	EA	15.320				15.3
1	TXHEIT2512012	EA	1.190	333 3344 - 12	10 6 000 00000000000000000000000000000000	86 ngay ing 5-446	1.19
1	TX UNIT PROPERTY TAX RENTAL PROTECTION PLAN	EA					
							164.14
	199 1997 1998			Sub-to	otal:	5	1274.97
					otal:		1274.9

Rate your rental experience www.sunbeltrentals.com/survey

IF THE EQUIPMENT DOES NOT WORK PROPERLY, NOTIFY THE OFFICE AT ONCE

MULTIPLE SHIFTS OR

CUSTOMER IS RESPONSIBLE FOR REFUELING, DAMAGES AND REPAIRS

PEOPERLY, NOTIFY THE OFFICE AT ONCE.

OVERTIME RATES MAY APPLY
The total charges are an estimate based on the estimated rental period provided by Chatemer.

, including injury and damage to persons, property and the Equipment.

. If the Equipment does not operate properly, is not suitable for Customer's intended use, does not have operating and safety instructions or Customer that any questions regarding use of the Equipment and shall contact Surbeit immediately.

Cestomer has received, read, understands and agrees to the estimated charges are represented to the set of t

8. For operations in California: Customer is renting equipment registered under the California Ar Resources Board (CARB) Portable Equipment actually retrieved by Sunbalt. is subject to the requirements of the PERP regulation and local Air Pollusian Control District rules. Under the PERP Regulation, the Customer is required to keep a copy of the rental agreement and required by PERP and returning the log with the Equipment (see www.arb.ce.gov/portable/portable.html. By signing this Contract, the Customer what also complete the log provided with the Equipment as

Customer in declining Rental Protection Plan (Customer Initials)

Date

Name Printed Jer Harmon

Delivered By

Date

ADDITIONAL TERMS AND CONDITIONS

- 1. TERMIS. Customer's tental of Equipment is conditioned upon Customer's agreement with this Centract. All of the terms become are incorporated into this and all future contracts between Sunbell and Customer upon Customer's receipt of Sunbell's Equipment under those contracts. Any reference in Customer's purchase order or other Customer document shall be word. "Customer' is identified on the front sale hereof and includes any of its representatives, agents, ufficers or employees and processigning the Centract on than behalf." Equipment' is the captionent and/or services identified on the front sale hereof, together with all replacements, repairs, additions, attachments and accessories thereto and all foruse Equipment sented. "Site Address" is the focusion that Customer represents the Equipment will be housted during the Rental Period and is its identified on the front sole hereof. "Store" is the Surfaci toxic levalism identified on the front side hereof. "Store" is the Surfaci toxic levalism identified on the front side hereof. "Store" is the Surfaci toxic levalism identified on the front side hereof. "Store" is the Surfaci toxic levalism identified on the front side hereof. "Store" is the Surfaci toxic levalism identified on the front side hereof. "Store" is the Surfaci toxic levalism identification on the front side hereof. "Store" is the Surfaci toxic levalism in the Surfaci toxic levalism
- 2. PERMITTED USE. Customer agrees that Sunbeit has no cuntrol over the manner in which the Equipment is operated during the Rental Period by Customer or any third party that Customer implicitly or explicitly permits. Customer warrants that, (a) just to each use, Customer has or will inspect the Equipment to confirm that it is in good condition, without defects, includes realable decads and operating and safety mistructions and its sanitable for Customer's intended use; (b) any apparent operat in the Site Address is authorized to accept defects) of the Equipment and if Customer requests, Customer authorizes. Sunbeit in loave the Equipment at the Site Address viablent requirement of written recept; (c) Customer shall immediately notify Sunbeit if the Equipment is lost, damaged, slylin, usuale, disabled, malfinethousing, lost of upon, threatened with scarce, or if any location requirement of written recept; (c) Customer has a substituted in flating that customer decaded regarding the operation of the Equipment; (c) Sunbeit is not responsible for providing operator or other training inflors. Customer Substitution, and training inflors. Customer short schild in the substitution of the schild of the substitution of the substitution of the substitution of the schild of the substitution of the
- 3. PROHIBITED USE. Customer shall not (a) after or cover up any decals or insignia on the Equipment or remove any operational or safety instructions; (b) assign its rights under this Contract; (c) move the Equipment from the Site Address without Sunfert's writter consent; or (d) use the Equipment in a nephront, fligal, insudivirtual or abusive manner, or in any publication (print, audiovisual or electronic) not allow the use of the Equipment by any unauthorized individual (Customer acknowledging that the Equipment may be dangerous if used improperly or by untrained parties).
- 4. MAINTENANCE Customer shall perform notine mantenance on the Equipment, including routine inspections and mantenance of field and cell levels, greate, leaks, cooling system, water, butteries, eating edges, and cleaning in accordance with the manufacturer's specifications. All other maintenance or repairs may only be proformed by Sunbeth, but Sunbeth has no responsibility during the Rental Persol to impect or proform any maintenance or repairs unless Customer requests a service call. If Sunbeth determines that repairs to the Equipment are required, other than Ordinary Wear and Tear. Customer shall poy the full cost of repairs and retail of the Equipment until the repairs are completed. Ordinary Wear and Tear means normal deterioration considered reasonable in the cupipment intents milestry for one shift use. Sunbeth has the right to enter and inspect the Equipment wherever located. Customer has the authority to and briefly grants Sunbeth has the right to enter the physical location of the Equipment for the purposes set first harden. Sunbeth shall be responsible for repairs needed because of Ordinary. Wear and Tear. Customer agrees that repair or replacement of the Equipment Scustomer Seculosistic customer breaches that Contract to stop the Rental Protod, commence repairs or test other equipment to Customer treadies that Contract to stop the Rental Protod, commence repairs or test other equipment to Customer until Customer or its agent has imported such Equipment and agreed to pay for such costs.
- 5. CUSTOMER LEABILITY, DURING THE RENTAL PERIOD, CUSTOMER ASSUMES ALL RISKS ASSOCIATED WITH THE POSSESSION, CUSTODY AND OPERATION OF AND FULL RESPONSIBILITY FOR THE EQUIPMENT, INCLUDING BUT NOT LIMITED TO, PERSONAL INGIRY, DEATH, RENTAL CHARGES, LOSSES, DAMAGES AND DESTRUCTION, INCLUDING CUSTOMER TRANSPORT, LOADING AND UNLOADING, "Michelest" is any fine, catalon, their, acidant, costably, loss, mjury, death or damage to person or property, claimed by any person, or emity that appears to have occurred in connection with the Equipment. After an invokant, (Eustomer shall (a) immediately notify Sautheth, the policy, if necessary and Customer's insurance carriers; (b) secure and manatam the Equipment and the sarrounding preturns in the condition existing at the time of such the lockeder, until Sautheth or its agents investigate; (c) immediately submit to Sautheth copies of all police or orther dard party person, and (d) as applicable, pay Sautheth, in addition to other sams due before the feath rate for Equipment until the reports are completed or Equipment Period (3) the dison; (or the loss of the strong their Equipment). The fining white Equipment ("self" being white Equipment ("self" being
- 6 NO WARRANTIES. Sundit does not design of numerature the Equipment and is not the agon of the purpose that do sunbellet disclaims all representations and warranties, express or implied, with respect to the equipment, its durability, condition, merchantability, or fitness for any particular purpose, customer acknowledges acceptance of the equipment on an mass, where is basis, with "all faults" and without any recourse whatsoever against subbelle. Customer assumes all reases associated with the equipment and releases sunbelt from all liabilities and damages including lost profits, personal injury, and special known consequental damages) is any way connected with the equipment, its operation or use or any defect or failure thereof or a breach of sunbelt's obligations herein.
- 7. RELEASE AND INDEMNIFICATION. TO THE FULLEST EXTENT PERMITTED BY LAW, CUSTOMER INDEMNIFIES, RELEASES, HOLDS SUNBELT HARMLESS AND AT SUNBELT'S REQUEST, DEFENDS SUNBELT WITH COUNSEL APPROVED BY SUNBELT, FROM AND AGAINST ALL LIABILITIES, CLAIMS, LOSSES, DAMAGES, AND EXPENSES (INCLUDING ATTORNEYS FEES AND EXPENSES) HOWEVER ARSING OR INCURRED, RELATED TO ANY INCIDENT, DAMAGE TO PROPERTY, INJURY, TO, OR BEATING TO, ANY EXCELLED TO ANY INCIDENT, DAMAGES, AND EXPENSES HOWEVER ARSING OR OR CONTACTED WITH HIS THE CONSESSION OR CONTACT OF THE DELIFIED TO ANY INCIDENT ACTIVE OR CONTECTED WITH HIS THE RENTAL PERIOD OR (4)) BREACH OF THIS CONTRACT, WHETHER OR NOT CAUSED IN PART BY THE ACTIVE OR PASSIVE NECLIGENCE OR OTHER FAULT OF ANY PARTY. INDEMNIFIED HEREIN AND ANY OF THE FOREGOING ARISING OR IMPOSED IN ACCORDANCE WITH THE DOCTRINE OF STRICT OR ABSOLUTE LIABILITY, CUSTOMER'S INDEMNIFY OBLIGATIONS SHALL SURVIVE THE EXPIRATION OR TERMINATION OF THIS CONTRACT. ALL OF CUSTOMER'S INDEMNIFICATION OR BUILGATIONS, UNDER THIS PARAGRAPH SHALL BE JOINT AND SEVERAL. IF ANY PART OF THIS SECTION IS DETERMINED INVALID BY A COURT OF COMPETENT JURISDICTION, CUSTOMER ARREST THAT THIS CLAUSE SHALL BE ENFORCEABLE TO THE FULLEST EXTENT PERMITTED BY LAW.
- x. INSURANCE, During the Rental Period, Customer shall maintain, at its own expense, the following maintain attractive contracted liability insurance of not less than \$1,090,000 per occurrence, including coverage for Customer's contracted liabilities beron such as the reference and indominification clause contained in Section 7; (b) property insurance against loss by all risks to the Equipment, in an amount at least equal to the MSLP thereof, unless PRP is elected and peak for; (c) worker's composition insurance exception by law; and (d) automobile liability mairance (including comprehensive and colfision coverage, a non-enter-deviced by law; and (d) automobile liability mairance (including comprehensive and colfision coverage, a non-enter-deviced as lawnser/disadensissed interiors coverage), in the save attention to the used on any roadway. Such policies shall be primary, non-contributory, on an occurrance basis, contain a source observation, name Simbelt as an additional insured (including in additional insured independent and loss payer, and provide for Simbelt to receive a foost 30 days prior written active of any cancellation or institut change. Any insurance families become shall provide Simbelt with certificates of insurance evidencing the coverages required show prior to any roadal and any time upon Simbelt's request. To the central Substitution and surface and contains the artificial considered cocces in surrance. THE INSURANCE REQUIRED HEREIN DOES NOT RELIEVE CUSTOMER OF ITS RESPONSIBILITIES, INDUSTRINGER FOR THE OBLIGATIONS PROVIDED HEREIN, OR FOR WHICH CUSTOMER MAY BE LIABLE BY LAW OR OTHERWISE.
- 9. RENTAL PROTECTION PLAN ("RPP"). Customer's repair of replacement responsibility in Section 4 and 5 is modified by the RPP and Sumbert shall limit the amount Sunbert collects from Customer for the Equipment loss, damage or destruction to the following amounts: (a) 10% of the MSUP for Equipment stolen, up to a maximum of \$500 per Equipment; (b) 10% of the cust of repairs of modification of excludent damages to Equipment, up to a maximum of \$500 per Equipment; (c) coasts in excess of \$500 for terr repairs; and (d) nothing for the rental charges which would otherwise accrue during the period when damaged or destroyal Equipment is being repaired or replaced by Sambelt or, for lost or stolen Equipment; provided however, the foregoing RPP coverage only applies of the renditions are satisfied and an Exclusive does not apply. THE RPP Is NOT INSURANCE AND DOES NOT PROTECT CUSTOMER FROM LLABILITY TO SUNBELT OR OTHERS ARISING OUT OF POSSESSION OR OPERATION OF THE EQUIPMENT, INCLUDING INSUREY OR DAMAGE TO PERSONS OR PROPERTY.

 1. RPP Canditions. All of the following "Canditions" must be satisfied for the RPP to apply: (A) Customer accepts the RPP in advance of the femal; (B) Customer pays 15% of the gross rental charges as the fee for the RPP; (C) Customer failly complies with

- the terms of this Contract. (D) Customer's account is current at the time of the loss, theft, damage or destruction of the Equipment
- the terms of this Centract. (D) Customer's account is current at the time of the loss, theft, damage or destruction of the Equipment and (E) now of the Exclusions apply.

 RPP Exclusions. Customer assumes the Exclusion risks, meaning that if any Exclusion coccurs, the RPP does NOT cover the loss, theft, damage or destruction from the loss, theft, damage or destruction of the Equipment (A) date to inclusional missions (B) caused by loss or their of Equipment are reported by Customer to the portice within 45 hours of althorizer, and substantiated by a written police typert (promptly deflected to Sunisch), (C) due to Acts of Gal, such as Hoods, with, chemic or the police within 45 hours or carbonacted by a written police typert (promptly deflected to Sunisch), (C) due to Acts of Gal, such as Hoods, with, chemic or the police within 45 hours or carbonacted by a written police typert (promptly deflected to Sunisch), (C) due to Acts of Gal, such as Hoods, with chemic or hours of carbonacted by a written police typert (P) accessors, which are not being charged the PPP for THE EXCLUSIONS ARE RISKS ASSISTED BY CUSTOMER AND ARE NOT COVERED BY THE RPP.

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 The EXCLUSIONS ARE RISKS ASSISTED BY CUSTOMER CONTROL in the Country in this Contract, if lost or stoken Equipment is Liter recovered, Surbett returns ownership of the Equipment regardless of any payments and lost Contract, if lost or stoken Equipment is the Country with respect to such Equipment, all of which payments are non returnfields. Customer's agrees to promptly return any Equipment tast recovered.
- conjusty with respect to such registrous, an orwing payments are more consistency. Consistency against our prompts recent and Equipment that is recovered.

 Subregation. Surplet shall be subregated to Customer's rights to recover against any person or entity relating to any loss, their, damage or destination to the Equipment. Customer shall cooperate with, assign Surleit all claims and processes among from such loss, their, damage or destination, execute and deliver to Surleit whatever documents are required and take all other necessary steps to secure in Surleit such rights.
- 10. RENTAL RATES. The total charges specified in this Contract are: (a) estimated based upon Customer's representation of the estimated Rental Period identified on the firent side bareof (rental rates beyond the estimated Rental Period may charge); and (b) for the Equipment's use for "one shift," being not more than 8 hours per day and 40 hours per week unless otherwise noted. Weekly and 4 week rental rates, force, likewise, taxes and postumental thaness based on Customer's use of the Equipment, including additional fees for more than "one shift" use; (ii) derivery and pickup constort and from the Store; (iii) maintenance, repairs and epikarmants to the Equipment as provided herein; (iv) a dearning fee of required; (i) fees for look keys, (vi) find used daring the Rental Period (Customer may either either the Equipment fully funded as a fact charge shall be assessed (designed to cover Surbeit's direct and underet costs of refunding the Equipment), (vii) fines for use of deed diesel fuel in our-nod Equipment; and (viii) an Environmental Fee (described below). The convenience charge for off road diesel fuel does not include state notor fuel taxes.
- 11. PAYMENT: Customer shall pay amounts due, without any offsets, in tail at the time of rental, unless Sunbelt approves Customer's executed credit application (credit customers must pay, upon receipt of Sanbelt's invoice). Customer must notify Sunbelt in stitling of any disputed amounts, including credit card charges, within 15 days after the receipt of the invoice/contrast or Customer shall be devented to have invoiced by warred it right to depute undit amounts. At Sunbelt's discretion, any credit account with a definition balance may be placed on a cash basis, deposits may be required and the Equipment may be picked up without notice. Due to the difficulty in fixing actual damages caused by lite payment, Customer agrees that a service charge could be they for the permitted by law shall be assessed on all delinquent accounts, until paid in full. Deposits are only required to be returned after all amounts are pead in full. Customer agrees that it a credit card of a presented to pay for charges or to guarantee payment. Customer, including but not limited to, loss of or damage to the Equipment and extension of the Rental Period.
- 12. RETURN OF EQUIPMENT "Rental Period" communics when the Equipment and extension of the Kental Period of communication of the Communi
- 13. DEFAULT, Customer shall be in default if Customer; (a) fails to pay sums when doe; (b) Preaches any provision of this Contract; (c) becomes a defect in a landruptcy proceeding, or goes into receiver-dup; (d) places the Equipment at risk if Sunbelt, in good faith, downs the fit insecure; (e) fails to return Equipment immediately upon Sunbelt's domard; or (f) is in default under any other contract with Sunbelt. If a Contomer default occurs, Sunbelt shall have, in addition to all rights and remodes at law or in quarty, the right to represent the Equipment without judicial process or prior notice. Customer shall pay all if Sunbelt's continuous in loading reasonable codes of collection; court costs and atterney's feet, incurred in exercising any of its rights or tennades dotten. The use of false dentification to obtain Equipment or the falling to return Equipment by the out of the Return'd Period may be considered theft, subject to criminal prosecution and civil liability where permitted, pursuant to applicable laws. Sunbelt shall not be hable the securic of Equipment by the or order of governmental authority. CUSTOMER WAIVES ANY RIGHT OF ACTION AGAINST SUBBELT FOR SUCH REPOSSESSION.
- 14. ENVIRONMENTAL F.E. To promote a clear and sustainable environment, Sunbelt takes various measures to comply with federal and state environmental regulations, as well as with Sunbelt's own policies. Sunbelt also means a wide range of environmental related expenses that direct and indirect). These expenses may include waste disposal, construction maintenance of cleaning facilities, acquisition of more field efficient quagment, labor roots, administration oxis, etc. To help defray these and other cost, Sunbelt diagges an environmental for in connection with certain tentals. The fee is not a tax or governmentally mendated charge. It is not designated for any particular use or placed in an exercise account. Rather, it is a fee that Sunbelt collects as resenue and uses at its discretion.
- 15. LIMITATION OF SUBBELT'S LIABILITY. IN CONSIDERATION OF THE RENTAL OF THE EQUIPMENT, CUSTOMER AGREES THAT SUBBELT'S LIABILITY UNDER THIS CONTRUCT, INCLUDING ANY LIABILITY ARRSING FROM SUBBELT'S OR ANY HIRD PARTY'S COMPARATIVE, CONCURRENT, CONTRIBUTORY, PASSIVE OR ACTIVE NEGLIGENCE OR THAT ARRSIS AS A RESULT OF ANY STRICT OR ABOUTE LIABILITY, SHALL NOT EXCEED THE TOTAL RENTAL CHARGES PAID BY CUSTOMER UNDER THIS CONTRACT.
- 16. JURY TRIAL WAIVER. TO THE ENTENT PERMITTED BY LAW, IN ANY ACTION TO ENFORCE OR INTERPRET THIS CONTRACT, THE PARTIES HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVE ANY RIGHT TO A TRIAL BY JURY, THIS WAIVER BEING A MATERIAL INDUCEMENT TO ENTERING INTO THIS CONTRACT
- 17 COMPLIANCE WITH EXPORT AND IMPORT LAWS. Customer agrees that removal of the Equipment from the United States ("U.S.") is prohibited under this Contract. If Customer deares or causes the transport anciet operation of the Equipment outside of the U.S. Customer must (a) notify Surbell prov to taking such action, (b) execute an amendment to this Contract, which amendment is uncorporated between and (c) infrain Surbell's consent. Although prohibited under this Contract, if Customer expects or receptor the Equipment, Customer agrees that the Equipment is subject to add must comply with U.S. expert control laws including but not funited to the Equipment dearning if novelessays, expert or receptor literates or other authorizations are required prior to experting or receptor literates or other authorization are required prior to experting or receptor literates or other authorizations are required prior to experting on unsufficience (ii) obtaining any required documentation necessary for return of the Equipment, and (iii) customing no unsufficience discussions of the Equipment occur. Refer to wire headers on
- IN. MISCELLANEOUS, If this Contract dominics any Equipment that is to be purchased by Customer, Suither sells and detiver sach Equipment to Customer on a "AS IS, WHERE IS" book, with all faults and without any warrantes tother than manufacturer warrantes, if any) in consideration for Customer's payment to Sunbert of the full purchase piece of the Equipment, Sunbert creams into the Equipment and Customer has paid in full. This Centract, locether with any Customer executed credit application, crossinates the entire agreement of the partics repeating the Equipment and may not be modified except by written amendment sprind by the partic. The partics expressly and irreveably agrees (a) this Contract, including any reduct left claims, shall be governed by the Lines of South Carolina, without regard to any conflacts of law principles; and (b), if any provision of this Contract is producted by any law, such provision shall be ineffective to the extent of such probabition without metabolising the transacting provision. Customer's obligations between the shall survive the termination of this Contract. This Contract and all of Customer's rights in and the Equipment Healings are for convenience only. A privation of this Contract shall be valid as the original. Any failure by Suithelt to misst upon string or convenience only. A privation of this Contract shall not be construed as a warver of the right to demand structure preformance in the future Customer and the process aspiring this Contract shall not be construed as a warver of the right to demand structure preformance in the future Customer and the process aspiring this Contract shall not be construed as a warver of the right to demand structure preformance in the future Customer and the process aspiring this Contract shall not be construed as a warver of the right to demand structure preformance in the future Customer and the process aspiring also contracts and bunding obligation of Customer, enforcable to excendence with its terms. When Customer is a buyer of Equipmen

TCY.PCL Rev(05/01/13)

JOHNSON COUNTY CONTRACT TERMS ADDENDUM TO RENTAL CONTRACT

This Johnson County Contract Terms Addendum to Rental Contract, (hereinafter referred to as the "ADDENDUM") is between Johnson County, Texas, a political subdivision of the State of Texas, (hereinafter referred to as "COUNTY"), and Sunbelt Rentals, Inc. (hereinafter referred to as "SERVICE PROVIDER"), collectively referred to as the "PARTIES", and is an addendum to the Rental Contract between the Parties for the rental of equipment and together the Rental Contract and this Addendum shall constitute the entire and complete contract, (hereinafter referred to as the "AGREEMENT"), between the Parties.

NOW, THEREORE, in consideration of the mutual promises and covenants contained herein, the Parties agree as follows:

- 1. The Parties agree and understand that this Addendum is to clarify, limit, modify or delete terms and provisions of the Rental Contract and in the event of any conflict between the terms and provisions of this Addendum and the terms and provisions of those contractual provisions tendered to Johnson County in the Rental Contract, this Addendum shall control and amend the contractual provisions of the Rental Contract and any provisions in the Rental Contract to the contrary are hereby deleted.
- 2. This Agreement will be governed by and construed according to the laws of the State of Texas. Venue for any action or claim arising out of the Agreement will be in the state district courts in Johnson County, Texas or the federal district courts in Dallas County, Texas. Any provision stating that County agrees to waive any right to trial by jury is hereby deleted.
- Limitations for the right to bring an action, regardless of form, shall be governed by the laws of the State of Texas, Texas Civil Practice and Remedies Code §16.070, as amended, and any provision to the contrary is hereby deleted.
- Under Texas law, a contract with a governmental entity that contains a claim against future revenues is void; therefore, any term which provides for such a claim is hereby deleted.
- 5. The Parties agree that under the Texas Constitution and laws of the State of Texas, Johnson County cannot enter into an agreement whereby Johnson County agrees to indemnify or hold harmless any other party; therefore, all references of any kind to Johnson County indemnifying and holding harmless any individuals or entities for any reason whatsoever are hereby deleted.
- The Parties agree and understand that County is a political subdivision of the State of Texas, and therefore has certain governmental/sovereign immunity and limitations on liability, and that County's general liability and vehicle insurance coverage is with the Texas Association of Counties Risk Pool and said insurance coverage is limited to the statutory maximum limits of the Texas Tort JOHNSON COUNTY CONTRACT TERMS ADDENDUM TO RENTAL CONTRACT

Claims Act (Chapter 101, Texas Civil Practice and Remedies Code); therefore, any provisions requiring County to provide and maintain any insurance in excess of the statutory maximum limits are hereby deleted.

- 7. The Parties agree and understand that County does not waive any of its common law, statutory or constitutional defenses to which it may be entitled; therefore any provisions to the contrary are hereby deleted.
- 8. The Parties agree and understand that County will provide property insurance covering the replacement (fair market value) cost of the equipment rented and will provide Service Provider with a certificate of insurance.
- 9. The Parties agree and understand that County will provide statutory workers compensation for its employees; however, County does not agree to include a waiver of subrogation, and therefore any provisions to the contrary are hereby deleted.
- 10. The Parties agree and understand that County does not agree to waive any rights and remedies available to County under the Uniform Commercial Code ("UCC"); therefore, any provisions to the contrary are hereby deleted.
- 11. The Parties agree and understand that County does not agree to waive any rights and remedies available to County under the Texas Deceptive Trade Practices-Consumer Protection Act; therefore, any provisions to the contrary are hereby deleted.
- 12. The Parties agree and understand that County does not agree to be responsible for any sales tax, use tax, or any other taxes, fees, fines or penalties that may be imposed, levied or assessed by any federal, state or local government or agency which relates to the Rental Contract, the equipment or its use; therefore, any provisions to the contrary are hereby deleted.
- 13. Pursuant to Texas Government Code Section 2251.021 and this Agreement, a payment by a governmental entity under a contract is overdue on the 31st day after the later of:
 - a. the date the governmental entity receives the goods under the contract;
 - b. the date the performance of the service under the contract is completed; or
 - c. the date the governmental entity receives an invoice for the goods or service.

Pursuant to Texas Government Code Section 2251.021 and this Agreement, a payment begins to accrue interest on the date the payment becomes overdue. The rate of interest that accrues on an overdue payment is the rate in effect on September 1 of the fiscal year in which the payment becomes overdue. The rate in effect on September 1 is equal to the sum of: (1) one percent; and (2) the prime rate as published in the Wall Street Journal on the first day of July of the preceding fiscal year that does not fall on a Saturday or Sunday. Interest on an overdue payment stops accruing on the date the governmental entity or vendor mailed or electronically transmits the payment. Therefore, all provisions to the contrary are hereby deleted.

- 14. To the extent, if any, that any provision in this Agreement is in conflict with Chapter 552 of the Texas Government Code (the "Public Information Act"), the same shall be of no force and effect. Furthermore, it is expressly understood and agreed that Johnson County, its officers and employees may request advice, decisions and opinions of the Attorney General of the State of Texas in regard to the application of the Public Information Act.
- 15. Services provided under the Agreement shall be provided in accordance with all applicable state and federal laws.
- 16. IN WITNESS WHEREOF, intending to be legally bound, the Parties have caused their authorized representative to execute this Agreement. Each representative whose signature appears on this Agreement represents and does hereby certify that they have the authority to enter into this Agreement for their represented Party.

APPROVED AS TO FORM AND CONTENT:

JOHNSON COUNTY:

Roger Harmon County Judge 2-10-14 Date

Attest:

County Clerk, Johnson County

2-10-14

Date

JOWISO

SERVICE PROVIDER:

Authorized Representative

Printed Name: Becky Casella

Title: Customer Contracts Facilitator

January 24, 2014

Date