

(mailing address) P.O. Box 163705 / Fort Worth, TX 76161 (physical address) 1500 NE Loop 820 / Fort Worth, TX 76106 (817) 441-2888 Fax (817) 441-2889 para español: (817) 223-5577 www.startractor.com

RENTED TO: Johnson County							TERMS - NET 10 DAYS All payments due at Fort Worth, Tarrant County, Texas. We reserve the right to charge interest at the highest logal rate on charges not								
1102 E. Kilpatrick Suite B															
Cleburne, TX 76031						paid within 30 days of the due date. F.O.B. Point: Unless otherwise indicated is F.O.B. point of origin									
DELIVER TO:	44					and return to same.									
4300 E. FM4						Please Remit To: P.O. Box 163705									
Cleburne, TX 76031						Fort Worth, TX 76171									
PO Number: QUARANTEED							Not protected against freezing								
Ordered By:		FROM THROUGH			PERIO				WK. DAY		Hour Meter Ins				
Stock Number(s)	Γ.	*5-5-2014	*6-	13-2014			1		2			Hour Meter Out: TBD			
MR-14	L	3-3-2014 0-13-2014						<u>L_</u>				Total:			
FOUR WEEK RATE: \$13,800.00 WEEK RATE: \$4,600.00 DAY RATE: \$1,533.00															
QTY: Descrip	tion				Serial Num						RATE	Price Extension			
1 CMI RS425C - ASPHA	NLT	RECLAIME	R	5263**											
		•			•	•		Γ							
										R	entel	Charges	\$23,000.00		
Date + Time Out	Date + Time Out CK'd by: SHOP							Transportation Charges \$700.0				\$700.00			
Demage:						1 00	. (-)		Loss Damage Walver \$0.00						
Time stamped photos taken to record pre-rental condition of renta \$4.75 per gallon for diesel if rental item returned needing fuel					ıı iten	item(s) Sales Tex				\$0.00					
Fuel Out: FULL	T	Value of Equipment: \$229,000 T.E.R.P. Tax							\$0.00						
*Start and End Dates subject to change, based on weather,							T	VIT Tax			\$0.00				
availability of equipment, or customer preference.								-							
Freight is \$700 round trip (\$350 each way)								Г	Total Invoice			\$23,700.00			
STAR TRACTOR, LTD. (hereafter STA) sem, and the rental rates per day, week on The stated rental rate is based upon us to (172) hours per four (4) week period. I pplicable rental rate for the extra use of the All rentals shall be peld to STAR TRAC ate until peld. All sums payable to LESSC LESSEE ACKNOWLEDGES THAT TH GREEMENT, AND LESSOR AND LESS! INSURANCE: LESSEE shall provide the \$1,000,00 deductible — all risks — contra ESSEE shall, in such event, furnish certification any insurance company authorized the state of the state of the extent that such events only queement. To the extent that such evaluation of the state of the extent that such evaluation of the extent that such as a such evaluation of the extent that such extent	r four se of the equitors for the equito	(4) week pedo the equipment is EE agrees to n uipment, , in advance, or rental, or othe RMS AND COI GREE TO ALI wing physical o equipment so of insurance or o business in ti e and maintain flers a Loss Da e or destruction ise shall be voies ise shall be goverage is Damage Wah	d, abordon the rwise. NDITI OF Stames atter wooveral he Stames atter wooveral he Stames atter woover at the stames	ove stated, p t more than n LESSOR of a LESSOR of a first (1st) day, under the k ONS ON TH AID TERMS ge to LESSO also of Yexas. See to LESSO also of Yexas. Walver to c the from your force deciding mege to the mot mendato the modetic the mot mendato	to rent to the all city, eight (8) ho any excession of each remains of this ERVERS. AND CON. coverage cayable clare, which coverage to be a coverage which cover your management of the second of the	the use county urs in we use intal per second the use in overage will be or second to be one or be de-	r state ten one day, for and to part of the ment she E HEREC NS. rented eq favor of S to shall be destructed to a or withing the L to the	conty License to the interiors of the interior of the interiors of the interiors of the interiors of the interior of the int	(40) had ESSOR due rer paid in RE A P nent to Fractor. bugh to the rer oss, da conductible e for the	urs in tal standard transport to the tal standard transport transp	n one dditionall be work of the work of th	week, or mail pro ra sar intered, Terrant HIS REN cles owne equipmed estruction of you would be mage Warning or way to would be mage Warning or sar interest was the same of t	one hundred seventy ite portion of the it at the highest legal County, Texas. TAL d by LESSEE, or nt, for its full to the leased our responsibility wish to determine or responsible for liver is 14% of the		
Please acknowledge below that you have read the paragraph above in its entirety, understand its items and wish to:															
DECLINE the purchase of the Loss Damage Walver and furnish Star Tractor Ltd. with an insurance certificate. Company Name Johnson County															
griature of LESSEE's Representative		12			~	F	rint Nam		72.	O A	۰۲	1.10	_0001		
Star Tractor Rep Domi		Lum	\sim	, <u> </u>		*		-		J			3-10-14		

ADDITIONAL TERMS AND CONDITIONS OR RENTAL AGREEMENT

 LESSOR'S OBLIGATION: All rental equipment shall be in good operating condition at the time furnished by the LESSOR. Acceptance of equipment by the LESSEE will constitute acknowledgement that the equipment was furnished in good, safe, and serviceable condition unless STAR TRACTOR is notified to the contrary in writing within three (3) days following the receipt of the equipment.

TRANSPORTATION EXPENSES: Unless otherwise stated, all transportation expenses from, or to, the place of

business of LESSOR shall be paid by the LESSEE.

- 3. LESSEE'S OBLIGATIONS TO REPAIR AND MAINTAIN: LESSEE shall, at LESSEE'S expense, supply all fuel, lubricants, repair parts, labor, and all other items necessary to operate the equipment and to maintain it in good operating condition during the term of this Rental Agreement. The equipment shall be returned in the same condition as when received, except for normal wear. If the equipment, when returned to the LESSOR, is in need of repair, or is in a damaged and worn condition (including damage and wear to tires), not attributed to normal wear, LESSEE shall be obligated to pay LESSOR the reasonable costs of the repairs and, in addition, the LESSEE shall be obligated to continue the payment of rental, at the amount herein stated, for the amount of time reasonably necessary to repair LESSOR'S equipment and to restore it to a good, safe, and serviceable condition, LESSEE agrees that any repairs and labor furnished by STAR TRACTOR, shall be charged to and paid by LESSEE at STAR TRACTOR's established prices plus any local, county, or state tax, for similar repairs, parts, or accessories, in force at the time same are supplied.
- 4. LESSEE'S RESPONSIBILITY FOR LOSS: LESSEE is responsible for the rented equipment at all times while it is in the possession, custody, or control of LESSEE and all risks of loss shall be borne by LESSEE, whether such loss is caused by the negligence of LESSEE, abuse, fire, theft, accident, acts of God, or any casualty of any nature whatsoever, it being the intent of LESSOR and LESSEE that LESSEE shall bear any loss resulting from the loss or damage to said equipment, whether or not LESSEE was in any way at fault.

 (a) INSURANCE: LESSEE shall provide the following physical damage insurance coverage on the rented equipment to LESSOR:

\$1000.00 deductible – all risks – contractor's equipment floater with the loss payable clause in favor of STAR TRACTOR.

LESSEE shall, in such event, furnish certificate of insurance coverage to LESSOR, which coverage shall be through existing policies owned by LESSEE, or through any insurance company authorized to do business in the State of Texas.

(b) LESSEE shall promptly pay all taxes and assessments of the equipment (including but not limited to any federal, state and local taxes).

6. INDEMNITY: LESSEE shall indemnify LESSOR against, and hold LESSOR harmless from all claims, actions, proceedings, costs, damages, and liability, including attorneys' fees and investigation expenses incurred in the defense of any said claims, arising out of, or connected with, or resulting from the equipment, including without limitation, the manufacture, selection, delivery, possession, use, maintenance, operation, and return thereof.

7. DISCLAIMER OF ALL WARRANTIES: LESSOR MAKES NO WARRANTIES, EXPRESSED OR IMPLIED, OF MERCHANTIBILITY OR FITNESS FOR A PARTICULAR PURPOSE AS TO THE EQUIPMENT ENTED AND HEREBY DISCLAIMS THE SAME. There are no oral or written promises, terms, conditions, representations, or warranties, of any nature whatsoever, expressed, or implied, concerning the herein described equipment.

- 8. LIMITATION OF LESSOR'S LIABILITY: In the event the rental equipment is not in good operating condition at the time furnished by LESSOR, and LESSOR is notified thereof within the time stated in paragraph 1, LESSOR shall refund a pro rata part of the rental charge until the equipment is placed in good operating condition by the LESSOR. Such right to obtain a refund of rental shall constitute LESSEE'S sole and exclusive remedy and LESSEE hereby 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, INCLUDING LOSS OF TIME, OR INJURY TO PERSON, OR PROPERTY, OR ANY OTHER CONSEQUENTIAL DAMAGE OR INCIDENTAL OR ECONOMIC LOSS) shall be available to LESSEE.
- 9. DEFAULT BY LESSEE AND ATTOURNEY'S FEES: If LESSEE shall make default in punctually paying any rental, or if LESSEE shall breach any other term, covenant, or condition in this Rental Agreement, then and in any such event, LESSOR shall have the right to take immediate possession of the said equipment and for such purposes LESSOR may enter upon any premises where said equipment may be and with or without notice to its intention to retake the same, without being liable to any suit or action or proceeding by LESSEE. Upon LESSOR'S retaking possession of the said equipment, this Rental Agreement shall thenceforth terminate without prejudice to LESSOR'S right to recover for rental accrued to the time LESSOR takes possession under the provisions of paragraph 3 above. LESSEE agrees to pay the reasonable expenses incurred by LESSOR for attorneys' fees and court costs in connection with the enforcement of any obligations of LESSEE, or the collection of any monies owed by LESSEE, under the terms of this Agreement.
- 10. APPLICABLE LAW; VENUE: The construction, enforcement, interpretation and validity of this Agreement shall be governed by the laws of the State of Texas. The obligations of the parties are performable, and venue for any legal action arising out of this Agreement shall lie in Parker County, or Tarrant County, Texas (LESSOR'S discretion).

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 STAR TRACTOR (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:

- 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.
- 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 walve 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.
- 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 entitles for any reason whatsoever are hereby deleted.
- .6. 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

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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 walver 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:

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JOHNSON COUNTY:

ramorte and D	3-10-14
Roger Harmon County Judge	Date

unty Clerk, Johnson County

3-10-14

Date

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3-10-14 Date	T STATE OF THE STA
	3 JOHN O

SERVICE PROVIDER:

Authorized Representative

Printed Name: TONY LARSON
Title: MANAGER

JOHNSON COUNTY CONTRACT TERMS ADDENDUM TO RENTAL CONTRACT

2/13/2014