

AGENDA PLACEMENT FORM
(Submission Deadline – Monday, 5:00 PM before Regular Court Meetings)

Date: 4/17/23	/A	
Meeting Date: <u>4/24/23</u>	Approved	
Submitted By: Ralph McBroom		
Department/Office: Purchasing		
Signature of Director/Official:		
Agenda Title:  Approval of Master Rental Agreement for rental of equipment		
Public Description (Description should be 2-4 sentences explaining to the Court an	d the public	
what action is recommended and why it is necessary):	_	
Consider and approve Master Rental Agreement and Johnson County		
Terms Addendum to Rental Contract and Bane Machinery, Inc. Rental		
Agreement for rental of equipment.		
(May attach additional sheets if necessary)		
Person to Present: Ralph McBroom		
(Presenter must be present for the item unless the item is on the Consent A	.genda)	
Supporting Documentation: (check one) PUBLIC CONFIDENT	IAL	
(PUBLIC documentation may be made available to the public prior to the N	Meeting)	
Estimated Length of Presentation: 5 minutes		
Session Requested: Action Item (Action Item, Workshop, Consent	t, Executive)	
Check All Departments That Have Been Notified:		
County Attorney IT Purchasing  Auditor		
Personnel Public Works Facilities Management		
Other Department/Official (list)		

Please Inter-Office All Original Documents to County Judge's Office Prior to Deadline & List All External Persons Who Need a Copy of Signed Documents In Your Submission Email

# MASTER RENTAL AGREEMENT AND JOHNSON COUNTY CONTRACT TERMS ADDENDUM TO RENTAL CONTRACT

This Master Rental Agr	eement And Johnson County Contract Terms Addendum to Rental
Contract, (hereinafter referred t	to as the "AGREEMENT") is between Johnson County, Texas, a
political subdivision of the	State of Texas, (hereinafter referred to as "COUNTY"), and
Bane Machinery	(hereinafter referred to as "VENDOR"), collectively referred
to as the "PARTIES", and is a r	master rental agreement and an addendum to the Rental Contract of
Vendor between the Parties for	the rental of equipment and together this AGREEEMNT and the
Rental Contract shall constitute	the entire and complete contract between the Parties.
NOW, THEREORE, in	consideration of the mutual promises and covenants contained herein,
the Parties agree and understan	d as follows:

- 1. This Agreement is to apply to each and every Rental Contract for the rental of equipment by County from Vendor after the date this Agreement is approved by the Parties and shall continue to be effective until \_\_\_\_\_\_April 30 \_\_\_\_\_\_20\_\_24\_. A signed copy of this Agreement shall be attached to and become part of each Rental Contract between the Parties as though said copy of this Agreement were an original. In the event a signed copy of this Agreement is not attached to a Rental Contract, the Parties agree that the terms and conditions of the Agreement will apply to the Rental Contract as though said Agreement had been attached.
- 2. This Agreement 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 Agreement and the terms and provisions of those contractual provisions tendered to Johnson County in the Rental Contract, this Agreement shall control and amend the contractual provisions of the Rental Contract and any provisions in the Rental Contract to the contrary are hereby deleted.
- 3. This Agreement is being executed in order to facilitate County being able to rent equipment from Vendor on an "as needed" basis and that when a representative of County signs the Rental Contract upon taking possession of the equipment, the representative of County is acknowledging the tender or delivery of Vendor's equipment, the rate to be charged and the time period of the rental; however, the representative of County is not agreeing to or binding the County to any terms and conditions that conflict with this Agreement.
- 4. Each Rental Contract with a signed copy of this Agreement attached will be an effective agreement between the Parties upon the Purchasing Agent of County issuing a Purchase Order for the rental of equipment listed on the Rental Contract and a representative of County signing the said Rental Contract.

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- 5. Either Party may cancel this Agreement by providing written notice to the other Party thirty (30) days prior to cancellation.
- 6. 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 in the Rental Contract stating that County agrees to waive any right to trial by jury is hereby deleted.
- 7. 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 in the Rental Contract to the contrary is hereby deleted.
- 8. Under Texas law, a contract with a governmental entity that contains a claim against future revenues is void; therefore, any term in the Rental Contract which provides for such a claim is hereby deleted.
- 9. 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 in the Rental Contract of any kind to Johnson County indemnifying and holding harmless any individuals or entities for any reason whatsoever are hereby deleted.
- 10. 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 Claims Act (Chapter 101, Texas Civil Practice and Remedies Code); therefore, any provisions in the Rental Contract requiring County to provide and maintain any insurance in excess of the statutory maximum limits are hereby deleted.
- 11. County does not waive any of its common law, statutory or constitutional defenses to which it may be entitled; therefore any provisions in the Rental Contract to the contrary are hereby deleted.
- 12. County will provide property insurance covering the replacement (fair market value) cost of the equipment rented and will provide Vendor with a certificate of insurance.
- 13. County will provide statutory workers compensation for its employees; however, County does not agree to include a waiver of subrogation, and therefore any provisions in the Rental Contract to the contrary are hereby deleted.

- 14. County does not agree to waive any rights and remedies available to County under the Uniform Commercial Code ("UCC"); therefore, any provisions in the Rental Contract to the contrary are hereby deleted.
- 15. 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 in the Rental Contract to the contrary are hereby deleted.
- 16. Except for a heavy equipment tax, 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 in the Rental Contract to the contrary are hereby deleted.
- 17. Pursuant to Texas Government Code Section 2251.021 and this Agreement, a payment by a governmental entity under a contract is overdue on the 31<sup>st</sup> 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 in the Rental Contract to the contrary are hereby deleted.

- 18. 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.
- 19. Services provided under the Agreement shall be provided in accordance with all applicable state and federal laws.

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.

# JOHNSON COUNTY: Christopher Boedeker County Judge Attest: April Long County Clerk Date Date

APPROVED AS TO FORM AND CONTENT:

**VENDOR:** 

Bane Machinery Gary Bennett

Authorized Representative

Printed Name: Gary Bennett

Title: Rental Manager

3-24-2023

Date

Bane Machinery, Inc. (Lessor)

2449 Manana Dr Dallas, TX 75220 Phone: (214) 352-2468 Fax: (214) 352-2460 George P. Bane Inc. (Lessor) 3402 NNE Loop 323 PO Box 75712 Tyler, TX 75712 Tyler, TX 75708

Phone: (903) 597-6641 Fax: (903) 593-0519



Bane Machinery Fort Worth, L.P. (Lessor) 10505 North Freeway P.O. Box 77859 Ft. Worth, TX 76177 Ft. Worth, TX 76177

Phone: (817) 847-5894 Fax: (817) 232-3382

# RENTAL CONTRACT

CUSTO	MER INFO	RMATION	V:					
	er Name:			Customer Number:				
Purchas	e/Job#:			Date:				
Lessee:			Contact Name:					
Address	Address:			Contact Phone:				
City:				Fax:				
State:				Main Phone:				
Zip:				Email:				
Job Site	Location:							
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Stock:				B 1 B	1 Week:	4 W	eeks:	
Make:				Rental Rate:		_		
Model:				Delivery:		-		
Hours (	Jut:			Pick Up:		+		
Serial:				Haul Charge:		-		
Year:				Total:				
DESCI	NIDTION OF	TATTACU	IMENIT(C)					
DESCI	RIPTION OF	ATTACH	IVIENT(S)					
Ctaala	Make	Model	Serial	ADDITION	AL RENTAL IN	FORM	MATION	
Stock	Make	Model	Serial		ADDITIONAL RENTAL INFORMATION Rental Start Date:			
				Guaranteed Re			One Week Minimum	
					1st Payment Due: Net 30 Days INSURANCE INFORMATION			
					Insurance Certificate Provided: YESV NO			
				_		DW		
					Purchase Loss Damage Waiver (LDW) YES NO			
		_			LDW Amount (if no insurance) 15% Rental Rate Listed Above Equipment Amount:			
	1					723	Q Q & 8298 134	
daily mainte Current dies CUSTOME NOTE: LOS	nance, preventive r el cost is _ \$_Mark R IS RESPONSIE	naintenance, ger set + per gall BLE FOR REVI PERFORMANC	r week and 160 hours 4-week period. Machine neral servicing and care while machine is on re lon. Current fuel cost per gallon for (D.E.F.) d IEWING OPERATORS MANUAL FOR RI E AND FAILURE RESULT IF D.E.F. TANK	ent. Equipment must be ret iesel exhaust fluid is S_M E-FUELING REQUIREM	urned full of fuel or will larket + per gallo MENTS OF MACHINE	be charg in. RENTE	ed for fueling.	
Provide a cu	rrent insurance cert	ificate to include	e equipment coverage in accordance to the "Ge	eneral Conditions on Renta	l" Lessee agrees to gener	ral condit	ions of rental: Initial:	
LESSEE'S SIGNATURE: DATE:								
CUSTOMER RESPONSIBLE TO MAINTAIN CURRENT PROOF OF INSURANCE AT ALL TIMES TO AVOID LDW CHARGE: By signing this contract, customer understands to loss, destruction or damage to rented equipment is the renter's responsibility. The purchase of Loss Damage Waiver (LDW) is not mandatory and may be declined if proof of acceptable coverage is provided. Purchase of LDW will cover the renter's responsibility for loss or damage to rented equipment resulting from covered perils (literature provided upon request) during the								
LESSEE SIGNATURE: DATE:								

# GENERAL CONDITIONS OF RENTAL

## THE LESSEE OF LISTED RENTAL EQUIPMENT AGREES:

To accept full responsibility and liability for any and all damages to listed equipment due to improper operation, maintenance, and/or lubrication, freezing, fire, theft, windstorm, hailstorm, flood, riot, insurrection, strike, explosion, collision, upset damages while being transported, loaded or unloaded, or for any causes whatsoever other than wear and tear.

To return all equipment and accessories to Lessor's warehouse in as good condition as when received, ordinary wear and tear accepted.

To pay for repairs or replacements of all parts damaged by misuse, or for all other extraordinary damage done.

Any tire puncture, cuts or slashes are the responsibility of said Lessee to be repaired or replaced to its original condition as in good condition as when received, ordinary wear and tear accepted.

Instruction manuals are included with all leased equipment and intended for use by Lessee and his employees to govern the safe operation of equipment. Lessee and any person who works for him and uses the equipment, agree to operate machinery in accordance with the instruction manual.

To notify Lessor if this equipment, or any portion thereof, is in use for more than 8 hours in one day, 40 hours in one week, or 160 hours in a four-week period, and to pay Lessor a pro rate portion of the applicable rental rate for the extra use of the equipment.

To indemnify Lessor against all loss, damage expense and penalty arising from any action on account of personal injury or damage to property of any character whatsoever occasioned by the operations, handling or transportation of the equipment during the existence of this lease or rental.

To hold Lessor free and harmless for all taxes and other public or private charges against or upon listed equipment, whatsoever and wherever levied, due to its use beyond the limits of Lessor's County.

To comply with and conform to all laws, ordinances and regulations relating to the possession, use or maintenance of listed equipment and save Lessor harmless against actual or asserted violations, and pay all costs and expenses of every character occasioned by or arising out of such use.

Lessee shall not assign this lease or sublease, sell, mortgage or create a security interest in the equipment without the written consent of Lessor and title to the equipment shall at all times remain vested in Lessor.

To keep Lessor advised at all times as to the location and condition of listed equipment.

Not commit or permit any act whereby listed equipment or any part thereof shall or may be seized, taken in execution, attached, removed, destroyed or injured.

In case of default of any of the terms of this agreement, Lessor their agents or servants, may at its options enter the premises where said equipment may be found and remove same therefrom, without notice, or demand, and without being guilty of any trespass or wrong. Lessor is not liable for any damage because of such removal of equipment, and Lessee agrees to pay all expenses incidental to said removal. In case of default in payment whereby it becomes necessary for Lessor to place the account in the hands of an attorney for collections, lessee agrees to pay actual or reasonable costs, whichever may be greater, as a collection charge.

Lessor's County (Dallas (BMI), Tarrant (BMFW), Smith (GPB), being the origin of this Lease, any and all disputes arising hereunder shall be settled or attempted to be settled only in Lessor's County (Dallas (BMI), Tarrant (BMFW), Smith (GPB)) whether such settlement be arrived at or be attempted by negotiation, litigation or otherwise.

Lessor gives no warranty against patent or latent defects in material, workmanship, or capacity, nor warrants that said equipment will meet the requirements of any law, rules, specifications or contracts which provide for specific machinery or apparatus or special methods, excluding warranties for all equipment of merchantability and fitness for particular purpose. All equipment is deemed used equipment and is leased on an "as is, where is" basis. Any salesperson and/or any other employee of Lessor making oral or written statements about the equipment described in this lease do not constitute warranties and will not be relied upon by the Lessee and are not a part of this Lease.

LESSEE SIGNATURE:	DATE: