

TERMS AND CONDITIONS

1. **INSPECTION.** Customer acknowledges that he has had an opportunity to personally inspect the equipment, and finds it suitable for his needs and in good condition, and that he understands its proper use. Customer further acknowledges his duty to inspect the equipment prior to use and notify Dealer of any defects.
2. **REPLACEMENT OF MALFUNCTIONING EQUIPMENT.** If the equipment becomes unsafe or in disrepair as a result of normal use, Customer agrees to discontinue use and notify Dealer who will replace the equipment with similar equipment in good working order, if available. Dealer is not responsible for any incidental or consequential damages caused by delays or otherwise.
3. **WARRANTIES. THERE ARE NO WARRANTIES OF MERCHANTABILITY OR FITNESS, EITHER EXPRESSED OR IMPLIED. THERE IS NO WARRANTY THAT THE EQUIPMENT IS SUITED FOR CUSTOMER'S INTENDED USE, OR THAT IT IS FREE FROM DEFECTS.**
4. **INDEMNIFICATION.** Customer agrees to assume the risks of, and hold Dealer harmless for, property damage and personal injuries, including death and dismemberment, caused by the equipment and/or arising out of Dealer's negligence. Lessee shall indemnify and defend lessor against and hold lessor harmless from any and all claims, actions, suits, proceedings, costs, expenses, damages and liabilities including attorney's fee which (1) Relate to injury or to destruction of property, or bodily injury, illness, sickness, disease or death of any person (including employees of lessee), and (2) Are caused by, or claimed to be caused, in whole or in part by the equipment leased herein or by the liability or conduct (including active, passive, primary or secondary) of lessor, its agents or employees, or anyone for whose acts any of them may be liable. The parties agree that lessor shall only be liable or responsible for damages or claims that are caused by the gross negligence or willful, wanton or intentional misconduct of the lessor. Lessee shall, at its own cost or expense, defend lessor against all suits or proceedings commenced by anyone in which lessor is a named party for which lessor is alleged to be liable or responsible as a result of or arising out of the equipment, or any alleged act or omission by lessor, and lessee shall be liable and responsible for all costs, expenses and attorney's fees incurred in such defense and/or settlement, judgment or other resolution. In the event that such action is commenced naming lessor as a party, lessor may elect to defend said action on its own behalf and lessee agrees that it shall be liable for all costs, expenses and attorney's fees incurred by lessor in such defense.
5. The parties agree that in no event shall lessee's liability for indemnification hereunder exceed \$500,000.00.
6. **PROHIBITED USES.** Use of the equipment in the following circumstances is prohibited, and constitutes a breach of this contract: (a) Use for illegal purpose or in illegal manner. (b) Use when the equipment is in bad repair or is unsafe. (c) Improper, unintended use or misuse. (d) Use by anyone other than Customer or his employees, without Dealer's written permission. (e) Use at any location other than the address furnished Dealer without Dealer's written permission. (Does not apply to mobile equipment.)
7. **ASSIGNMENTS, SUBLEASES AND LOANS OF EQUIPMENT.** Dealer may assign his rights under this contract without Customer's consent, but will remain bound by all obligations herein. Customer may not sublease or loan the equipment without Dealer's written permission. Any purported assignment by Customer is void.
8. **TIME OF RETURN.** Customer's right to possession terminates on the expiration of the rental period ("Due In" date & time) and retention of possession after this time constitutes a material breach of this contract. Time is the essence of this contract. Any extension must be mutually agreed upon in writing.
9. **LATE RETURN.** Customer agrees to return the rented goods during Dealer's regular store hours, upon expiration of the rental period ("Due In" date & time). Customer agrees that if the rented goods are held beyond the expiration of the rental period ("Due In" date & time) as designated in the contract, the daily rate as indicated on the contract shall be the agreed contractual rate for the entire period, notwithstanding any lesser periodic rate.
10. **DAMAGED, DIRTY, OR LOST EQUIPMENT.** Customer agrees to pay for any damage to or loss of the goods, as an insurer, regardless of cause, except reasonable wear and tear, while the goods are out of the possession of the Dealer. Customer also agrees to pay a reasonable cleaning charge for equipment returned dirty. Accrued rental charges cannot be applied against the purchase or cost of repair of damaged, lost or stolen goods. Equipment lost, stolen or damaged beyond repair will be paid for at its current list price. The cost of repairs will be borne by the Customer, whether performed by the Dealer, or, at Dealer's option, by others.
11. **TIME OF PAYMENT.** Accounts are due and payable at the termination of the rental period. A carrying charge of 1.5% per month (ANNUAL RATE OF 18%) will be charged on all overdue accounts.
12. **COLLECTION & VENUE COSTS.** Customer agrees to pay all reasonable collection, attorney's and court fees and other expenses involved in the collection of the charges or enforcement of Dealer's rights under this contract. Customer agrees that this agreement is to be construed under the laws of the State of Florida, and that if legal action is brought to enforce this agreement, that Palm Beach County, Florida, shall be the jurisdiction and legal venue for said action, unless otherwise agreed by Dealer and Customer at a later time.
13. **REPOSSESSION.** Upon a failure to pay rent or other breach of this contract, Dealer may terminate this contract and take possession of and remove the goods from wherever they are, and Dealer and his agents shall not be liable for any claims for damage or trespass arising out of the removal of the goods.
14. **INSPECTION OF TRAILER HITCH.** Customer agrees to inspect the trailer coupling mechanism and safety chain before leaving Dealer's premises. Customer also agrees to inspect the equipment periodically (every 100 miles) and to maintain the coupling and chain in a safe and secure condition.
15. **DAMAGE TO BUMPERS.** Dealer is not liable for damage to Customer's bumper or automobile done by detachable hitches, towbars or other detachable equipment.
16. **DAMAGE WAIVER.** Damage Waiver is Not Insurance. You are responsible for any loss of or damage to the Rented Equipment and Items ("Equipment") and for their return in the same condition in which they were received, except for ordinary wear and tear. If You accept the Damage Waiver, however, We agree to waive Our right to recover from You the amount of loss or damage to the Equipment while in your possession, except that You will be responsible for the first \$500.00 or 50% of the cost of repair or replacement of damaged Equipment (whichever is higher). You agree to immediately notify Us of any accident and promptly submit any applicable police reports. If You have insurance, the Damage Waiver becomes secondary, and You agree to exercise all rights available to You under Your insurance coverage and assign all claims and proceeds from Your insurance coverage to us. Notwithstanding the foregoing, Your liability for loss of, or damage to, the Equipment will not be waived in the following circumstances: (1) Any item or part thereof which is not returned, irrespective of the reason, including theft. (2) Reckless, careless or abusive operation or use of the Equipment. (3) Use or operation of the Equipment exceeding its rated capacity. (4) Damage to motors, generators, drills or other tools, electrical appliances or devices caused by use of non-utility generated power, whether or not supplied by Us. (5) Damage to tires, tubes and wheels caused by blowout, bruises, cuts, punctures or other causes inherent in the use of the Equipment. (6) Damage resulting from failure to perform or pay for all normal periodic and other basic service maintenance, adjustments and lubrication of the Equipment. (7) Loss or damage caused by dishonesty of Your employees, or wrongful conversion by any person whom You allow to possess the Equipment. (8) Operation or use of the Equipment in a manner inconsistent with the instructions of the Equipment manufacturer. (9) Damage resulting from vandalism, malicious mischief, or intentional abuse. (10) Damage to any and all accessories, such as air hoses, electric cords, blades, welding cable, liquid fuel tanks and other similar items and accessories. (11) Damage resulting from overturning or striking overhead objects. (12) Damage resulting from use of the Equipment in violation of any terms of this Rental Contract.
17. **SEVERABILITY.** The provisions of this contract shall be severable so that the invalidity, unenforceability or waiver of any of the provisions shall not affect the remaining provisions.
18. **LOADING AND UNLOADING EQUIPMENT.** Customer is responsible for loading and unloading equipment. If Dealer's employees assist in loading or unloading the equipment, Customer agrees to assume the risk of, and hold Dealer and/or its employees harmless for any property damage or personal injuries, including damage and personal injuries attributable to the negligence of Dealer.
19. **PROPERTY DAMAGE.** Not responsible for any damage whatsoever as a result of on-the-job deliveries or pick up by Dealer.
20. **WASTE DISPOSAL FEE.** A WASTE DISPOSAL FEE is additional to all rentals.
21. **FEES, LICENSES, PERMITS, TAXES AND FINES.** The Customer shall be solely responsible for payment of any fees, licenses, permits, taxes or fines, required by or resulting from the Customer's use or operation of the vehicle/equipment & Tents.

22. **CHARGES.** The Customer shall pay all charges required under this Agreement upon demand. The Customer agrees the mileage and time charges are minimum charges only and that no refund or reimbursement is due Customer in the event the fewer days and/or miles are actually used. No pro-rata will be made by Licensee.
23. **LIABILITY INSURANCE.** The vehicle/equipment is covered by a liability insurance policy which provides coverage to the Customer in excess to and secondary to any liability insurance held by the Customer. This coverage is in accordance with the minimum requirements under applicable state law and does not include under-insured/uninsured coverage, except where required by law. Coverage is excluded where: (1) the vehicle/equipment is operated in violation of this Agreement or (2) the loss results from intentional or criminal actions of the Customer. Coverage is also excluded for loss or damage to property owned by or in the possession of the Customer or for any injuries of any nature whatsoever to the Customer's agents, employees, guests, members of the Customer's household or other occupants of the vehicle/equipment.
24. **OTHER LIABILITY.** The Customer assumes all risks from the improper use of the vehicle/equipment. The Customer is responsible for damages to the Customer's property or goods in storage or in transit, or for any property left or stored in the vehicle/equipment, or elsewhere in the rental location. The Customer agrees not to hold the Licensee liable for damages to, down time, materials or other consequential damages resulting from the use of the vehicle/equipment. The Customer releases and holds Licensee, its agents and employees harmless from and against any and all losses, liabilities, damages, injury claims, costs and expenses arising out of the Customer's use or possession of the vehicle/equipment, including, but not limited to any and all fines, penalties and forfeitures imposed by any governmental entity, and, to the extent not covered by insurance, any claims or liabilities to third parties arising out of the abandonment, conversion, concealment or unauthorized sale of the vehicle/equipment by the Customer, or its drivers, agents or employees, or for the confiscation of the vehicle/equipment by a governmental authority because of illegal or improper use. The Customer shall additionally hold Licensee harmless for all loss liability and expense in excess of the limits of liability provided for herein as a result of injury, death or property damage arising out of the Customer's use of the vehicle/equipment. Neither the Customer nor any other driver of the vehicle/equipment shall be deemed the agent, servant or employee of the Licensee for any reason or any purpose. During the term of this Agreement the Customer assumes full responsibility for the vehicle/equipment to the public and any regulatory body having jurisdiction.
25. **WEATHER RELATED RISKS.** Customer assumes all weather related risks involved in holding an outdoor tented event. Rental Center will endeavor to minimize said risk, however, should the tenting become unusable due to high wind, snow, rain, flooding, extreme cold or heat, or any other factor beyond Rental Center's control, Customer shall still be liable for payment in full of all charges.
26. **PREPARATION OF SITE.** Customer agrees to have the site upon which the rental items are to be erected, free and clear of all obstacles, natural and man made, prior to the arrival of the Rental Center's work crew. Customer further agrees to have all tents cleared for removal prior to our arrival. All non-rented items and decorations shall be cleared and taken from site if Customer fails to do so, then Customer shall pay all costs involved for any delay, additional rental, and all costs including collection and legal expense.
27. **MATERIAL.** All tents are subject to stretching and retracting of up to 5% of listed sizes and although all tents have been impregnated with waterproofing compound, no tents are guaranteed to be absolutely waterproof, and are to be considered temporary shade structures.
28. **COOKING UNDER TENTS.** Customer agrees not to do any type of cooking under or within a reasonable distance of the tent. Customer assumes full responsibility and costs incurred for damage and/or clearing expense to tent tops due to cooking processes under or near tents.
29. **ELECTRIC POWER AND LIGHTING.** Customer agrees to furnish Rental Center access to, and the right to use Customer's electrical and power lines for the installation and operation of the rental items.
30. **UNDERGROUND FACILITIES.** Customer agrees to have all Underground Facilities, in the vicinity of the Equipment installation, clearly marked prior to the arrival of Rental Center's work crew. Customer assumes full responsibility for damage to all Underground Facilities. To identify Underground Facilities, Customer must call one week prior to installation.
31. **TENT INSTALLATION & TEAR DOWN.** Dealer may deliver and/or pick up equipment/tents at his discretion. Lessee understands that delivery and/or pick-up will not be done during inclement weather.
32. **TICKETS, FINES AND PENALTIES.** Customer agrees to fully and promptly pay all fines, penalties, parking tickets, traffic tickets, tolls, court costs, attorney's fees and other charges assessed during the Term in connection with the use, parking, storage, and/or possession of the Equipment, regardless of the identity of the driver of any vehicle Customer rents from Dealer.

ADDITIONAL TERMS AND CONDITIONS FOR SALES

CUSTOMER'S DECLARATION: I HAVE RECEIVED AND REVIEWED THE OPERATIONS MANUALS FOR THIS EQUIPMENT AND UNDERSTAND THE PROPER AND SAFE OPERATION AS WELL AS THE MAINTENANCE REQUIREMENTS FOR THIS EQUIPMENT. I WILL TRAIN ANY CURRENT AND ANY FUTURE OPERATORS OF THIS EQUIPMENT TO UNDERSTAND THE PROPER AND SAFE OPERATION OF THIS EQUIPMENT. I HAVE RECEIVED A COPY OF ANY APPLICABLE STANDARD FACTORY WARRANTY AND ANY EXTENDED OR USED WARRANTY OFFER, AND UNDERSTAND THE TERMS DESCRIBED THEREIN. I HAVE REVIEWED, UNDERSTAND, AND AGREE WITH THE INFORMATION, THE WARRANTY DISCLAIMER AND ALL OF WHICH HAVE BEEN EXPLAINED TO ME. I HAVE INSPECTED THE EQUIPMENT AND THE EQUIPMENT WAS DELIVERED TO ME IN SATISFACTORY AND SAFE CONDITION, AND I UNDERSTAND THAT IF A WARRANTY IS APPLICABLE TO THIS EQUIPMENT, THE WARRANTY PERIOD BEGINS ON THE DELIVERY DATE.

PARTS PURCHASE: ALL PARTS PURCHASED THAT ARE STOCK ITEMS. DEALER DIDN'T HAVE TO ORDER ARE RETURNABLE UP TO 48 HOURS FROM TIME OF PURCHASE WITH A 25% RESTOCKING FEE. ALL ELECTRIC/ELECTRONIC PARTS AND ALL SPECIAL ORDER PARTS ARE NOT REFUNDABLE.

AS IS — NO WARRANTY:

Customer will pay all costs for any repairs. Discount Rental and Sales, Inc or Affiliates assumes no responsibility for repair regardless of any written or oral statement about the equipment. **THE WARRANTY IS THE SOLE AND EXCLUSIVE WARRANTY APPLICABLE TO THIS EQUIPMENT AND ALL OTHER EXPRESS OR IMPLIED WARRANTIES INCLUDING WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE EXCLUDED FROM THE SALE OF THIS EQUIPMENT. DISCOUNT RENTAL & SALES INC OR AFFILIATED COMPANIES WILL NOT BE LIABLE OR RESPONSIBLE FOR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR RELATED TO THE SALE OF THIS EQUIPMENT TO CUSTOMER REGARDLESS OF WHETHER SUCH DAMAGES ARISE UNDER THEORIES OF THE LAW OF CONTRACTS OR TORT. THE REMEDIES SET FORTH IN THE FACTORY WARRANTY.**

RETURN POLICY FOR PURCHASED ITEMS: The customer is liable for all shipping costs when returning or exchanging a item to Discount Equipment Sales, unless the product has been damaged during shipping. This policy also applies to warrant returns. As stated in the Discount Equipment Sales "Return Policy," when customers return an item or items for credit, a 25% restocking fee will be charged to your account, plus all applicable inbound and outbound freight. This policy also applies to shipments refused and returned. All cancellations of whole goods are subject to a 25% (of total invoiced order) cancellation fee on in stock items from an Discount Rental & Sales, Inc locations ONLY. Return shipping of the product is not refundable. All parts purchases are non refundable. Any shipment received in conditions other than brand new will be charged 50% restocking fee of the total amount. All returns must be properly boxed before they are returned. It's the customer's responsibility to report any damages/shortages within 48 hours of receiving the product. Discount Equipment Sales will not accept claim 48 hours after delivery. Discount Equipment Sales will not accept returns without authorization. Upon issuing a Merchandise Return Authorization (MPA), Discount Equipment Sales will instruct customers as to the best means of returning merchandise. Discount Equipment Sales' MPA's are valid for 30 days after issuance, MPA's are not valid after the 30 day time limit expires. Discount Equipment Sales will absolutely not, under any circumstances, issue an MPA for returns on used or damaged products. Any freight related damage must be noted on the signed Bill of Lading **AT THE TIME OF DELIVERY.** The purchase price at time of sale is final.

METERED EQUIPMENT:	1 DAY = 8 HOURS
	1 WEEK = 40 HOURS
	4 WEEKS = 160 HOURS

RATE STRUCTURE:	1 DAY = 24 HRS.
	1 WEEK = 7 DAYS
	MONTH = 4 WEEKS

1014 S. CONGRESS AVENUE
WEST PALM BEACH, FL 33406



Sales • Rentals • Service • Parts

Discount-Equipment.com

Buy and Rent ONLINE and Save!

OFF RENT-DATE/TIME _____

PU CALL BY-DATE/TIME _____

DEL. DRIVER DATE/TIME _____

Palm Beach [redacted] Orlando [redacted]
Tampa [redacted]

CUSTOMER INFORMATION		ADDRESS EQUIPMENT WILL BE USED		TICKET #	
CASH WEST PALM BEACH		LARRY VISOSKI / EQUIPMENT		Bid# 467805	
W. PALM BEACH FL 33406		DELV TO PORT FOR EXPORT			
		LITTLE ST JAMES ISLAND			
		ST THOMAS USVI		Loc WPB	
DL/ID #	DOBth	PH3	PHONE	DATE	TIME
NA-000450851			C [redacted]		
SEVR	PO./JOB #	RECEIVED BY		OUT	10/04/12 12:13 PM RW1
0	EQUIPMENT QUOTE	LARRY VISOSKI		DUE	10/05/12 12:13 PM RW1

BID Page: 1

QTY	ITEM#	MIN	DAY	WEEK	4 WEEK	NET AMT
1	L56D-2673 LIFT, 56' 4X4 GAS/PROP Z-BOOM 982673 - WPB					20175.00
	Meter Reading Out: 2490.00					
	Free Meter Units per Day: 8.00					Charge per Additional Unit: 46.88
	CUSTOMER SAFETY REQUIRMENTS: ALL PERSONNEL USING PLATFORMS MUST COMPLY WITH ANSI / ASME STANDARDS AND OSHA (CFR 1926.500/501/502) REGULATIONS. AND HAS RECEIVED OPERATORS MANUAL FOR UNIT. ***** A SAFETY HARNESS MY BE PURCHASED FOR \$ 99.00 WITH THE RENTAL OF THE LIFT ***** *****CUSTOMER MUST HAVE A (OSHA) AERIAL LIFT CERTIFICATION LICENSE WHEN OPERATING A SCISSOR, PERSONAL (AWP) OR BOOM LIFT OF ANY TYPE.*****					
1	LB19-6205 BACKHOE/LOADER, 4WD, 1.3YRD EXT SMFH44TR05BFM6205					44900.00
	Meter Reading Out: 1567.80					
	Free Meter Units per Day: 8.00					Charge per Additional Unit: 36.88
1	RL4000 LIGHT TOWER, DIESEL 4-1000WATT					7547.00
1	DEALER PREP MEDDEALER PREP MEDIUM EQUIPMENT		195.00			195.00
1	99-FRGHTIN FREIGHT INBOUND					500.00
1	RL4000 LIGHT TOWER, DIESEL 4-1000WATT					7547.00
1	DEALER PREP MEDDEALER PREP MEDIUM EQUIPMENT		195.00			195.00

IMPORTANT PLEASE READ: Failure to return rental property or equipment upon expiration of the rental period, and failure to pay all amounts due (including costs for damage to the property or equipment) are prima facie evidence of intent to default, punishable in accordance with Section 812.155, Florida Statutes.

Rental Charges will continue to accrue until a pick-up number is obtained. It is the responsibility of the customer to obtain this number.

Lessee's Initials: **X**

I have read and understand the terms and conditions on both sides of this agreement and certify that those printed on the other side are agreed to as if printed above my signature. There are no oral or other representations not included herein. Unless declined, I also agree to the damage waiver charges. I have received a copy of this agreement. **METERED RATES OVERRIDE DAILY RATES. SEE REVERSE FOR EXPLANATION.**

RECEIVED BY: _____ RETURNED BY: _____ 04-OCT-12 12:29:21

X NAME: _____ SIGNATURE: _____ NAME: _____ SIGNATURE: _____

Please Remit to:
1014 S. Congress Ave • West Palm Beach, FL 33406

X PRINT NAME: _____ PRINT NAME: _____

LESSEE IS RESPONSIBLE FOR PROPER INSURANCE COVERAGE, REPAIRS AND FOR ALL TIRE DAMAGES

If other than Customer, signor represents he is an agent of and authorized to sign for Customer.

1014 S. CONGRESS AVENUE
WEST PALM BEACH, FL 33406



Sales • Rentals • Service • Parts

Discount-Equipment.com

Buy and Rent ONLINE and Save!

OFF RENT-DATE/TIME _____

PU CALL BY-DATE/TIME _____

DEL. DRIVER DATE/TIME _____

Palm Beach [redacted] Orlando [redacted]
Tampa [redacted]

CUSTOMER INFORMATION		ADDRESS EQUIPMENT WILL BE USED		TICKET #	
CASH WEST PALM BEACH		LARRY VISOSKI / EQUIPMENT		Bid# 467805	
W. PALM BEACH FL 33406		DELV TO PORT FOR EXPORT			
		LITTLE ST JAMES ISLAND			
		ST THOMAS USVI		Loc WPB	
DL/ID #	DOBth	PH3	PHONE	DATE	TIME
NA-000450851			C [redacted]		
SEVR	PO./JOB #	RECEIVED BY		OUT	10/04/12 12:13 PM RW1
0	EQUIPMENT QUOTE	LARRY VISOSKI		DUE	10/05/12 12:13 PM RW1

BID Page: 2

QTY	ITEM#	MIN	DAY	WEEK	4 WEEK	NET AMT
1	99-FRGHTIN	FREIGHT INBOUND				500.00
1	RL4000	LIGHT TOWER, DIESEL 4-1000WATT				7547.00
1	DEALER PREP	MEDDEALER PREP MEDIUM EQUIPMENT	195.00			195.00
1	99-FRGHTIN	FREIGHT INBOUND				500.00
1	014	LOWBOY TRACTOR DEL, 30-40 MI				500.00
1	DISCOUNT	DISCOUNT ON ITEM				-2000.00

DISCOUNT IS BASED ON ALL ITEMS BEING PURCHASED TOGETHER. PRICES INCLUDED ON ALL FREIGHT INBOUND FROM FACTORY TO DISCOUNT EQUIPMENT AND PREPING ITEMS AND DELIVERING TO PORT EVERGLADES. THIS DISCOUNT IS NORMALLY NOT GIVEN BUT ON THE PREMISE OF FUTURE BUSINESS FROM LARRY I HAVE GIVEN DISCOUNT. RICH WALKER

Rental Note(s) : UNLESS FREIGHT COST IS PREDETERMINED, THIS MAY APPEAR AS A SECOND DEBIT ON YOUR CREDIT CARD, AS ACTUAL FREIGHT EXPENSE OFTEN CANNOT BE DETERMINED UNTIL SHIPMENT IS PROCESSED AND RELEASED TO ITS DESTINATION.

----- Payments -----
No Payment Made

IMPORTANT PLEASE READ: Failure to return rental property or equipment upon expiration of the rental period, and failure to pay all amounts due (including costs for damage to the property or equipment) are prima facie evidence of intent to default, punishable in accordance with Section 812.155, Florida Statutes.
Lessee's initials: **X**

I have read and understand the terms and conditions on both sides of this agreement and certify that those printed on the other side are agreed to as if printed above my signature. There are no oral or other representations not included herein. Unless declined, I also agree to the damage waiver charges. I have received a copy of this agreement. **METERED RATES OVERRIDE DAILY RATES. SEE REVERSE FOR EXPLANATION.**

RENT	65075.00	TOTAL PAID	0.00
SALES	22726.00		
OTHER	500.00		
DW/FEES	0.00		
WDF	0.00		
SALES TAX	0.00		
DEPOSIT	0.00		
TOTAL DUE	88301.00	TOTAL PAID	0.00
EST AMT DUE	88301.00	04-OCT-12	12:29:21

RECEIVED BY:

RETURNED BY:

X NAME: _____ SIGNATURE _____ NAME: _____ SIGNATURE _____

X PRINT NAME _____ PRINT NAME _____

Please Remit to:
1014 S. Congress Ave • West Palm Beach, FL 33406

LESSEE IS RESPONSIBLE FOR PROPER INSURANCE COVERAGE, REPAIRS AND FOR ALL TIRE DAMAGES

If other than Customer, signer represents he is an agent of and authorized to sign for Customer.