

DEPARTMENT OF TRANSPORTATION AND DEVELOPMENT

DEVELOPMENT SERVICES BUILDING

150 BEAVERCREEK ROAD OREGON CITY, OR 97045

October 24, 2024

BCC Agenda	Date/Item:

Board of County Commissioners Clackamas County

> Approval of a Board Order authorizing a Purchase Order with Custom Truck & Equipment for a Bucket Truck. Total Purchase Order Value is \$172,980. Funding is through the County Road Fund. No County General Funds are involved.

Previous Board	10/22/24: Discussion item at issues		
Action/Review			
Performance	- Build a strong infrastructure		
Clackamas			
Counsel Review	Yes	Procurement Review	Yes
Contact Person	Warren Gadberry	Contact Phone	503-650-3988

EXECUTIVE SUMMARY:

The Department of Transportation and Development, Transportation Maintenance Program has requested that Clackamas County Fleet Services purchase one (1) 2024 RAM 5500 4X4 Terex UT LT40 40' Bucket Truck utilizing the Terex Sourcewell Cooperative Purchasing Contract # 110421-TER with Custom Truck & Equipment. This truck will replacement a 2007 International 4300 bucket truck that has reached the end of its useful life.

PROCUREMENT PROCESS:

Approval of the purchase is being requested under the Local Contract Review Board Rule C-046-0400, Authority of Cooperative Procurements. The purchase will be made using cooperative contract #110421-TER from the Terex Sourcewell Purchasing Agreement Program from Custom Truck & Equipment.

RECOMMENDATION: Staff respectfully recommends the Board approve this purchase and authorizes Procurement staff to issue the PO on behalf of the County.

Respectfully submitted,		
Dan Johnson		
Dan Johnson Director of Transportation & Development	For Filing Use Only	

BEFORE THE BOARD OF COUNTY COMMISSIONERS OF CLACKAMAS COUNTY, STATE OF OREGON

In the Matter of Approving Issuance of Purchase Order to Purchase one (1) 2024 2024 RAM 5500 4X4 Terex UT LT40 40' Bucket Truck utilizing the Sourcewell Cooperative Purchasing Contract # 110421-TER

Recording Secretary

Board Order No

Whereas, the Clackamas County Board of County Commissioners (the "Board") has authority to sign all contracts and any amendments or renewals of the same:

Whereas, Oregon Revised Statutes ("ORS") 279A.200-220 and Local Contract Review Board Rule C-046-0400 permit Clackamas County to purchase goods or services using a cooperative procurement;

Whereas, Sourcewell established a cooperative contract with Custom Truck & Equipment, LLC described as Cooperative Contract #110421-TER (the "Contract");

Whereas, the Clackamas County Department of Transportation & Development desires to purchase one (1) 2024 RAM 5500 4X4 Terex UT LT40 40' Bucket Truck utilizing the Contract, for a total contract price of \$172,980.00, as detailed in the quote attached hereto as Exhibit A and incorporated by this reference herein;

Whereas, the Clackamas County Department of Finance requests authority to utilize the Contract to purchase the aforementioned vehicles by issuance of a purchase order ("PO");

Whereas, a PO is issued directly through the Department of Finance's management software with no signature required or available;

NOW THEREFORE, the Clackamas County Board of County Commissioners order as follows:

- 1. The requested use of the Contract to purchase the aforementioned vehicle, in the amount of \$172,980.00 is hereby approved; and
- The Clackamas County Department of Finance is hereby delegated limited authority to issue a PO to purchase the aforementioned vehicle using the Contract.

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	day of	, 2024	
BOARD OF COUN	TY COMMISSIONERS		
 Chair			
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Custom Truck & Equipment

7701 E 24 Highway Kansas City, MO 64125 Phone: (816) 241-4888 Fax: (816) 241-8826 www.customtruck.com

CUSTOM TRUCK & EQUIPMENT RETAIL BUYERS ORDER CLACKAMAS COUNTY

Kirk Stott, Truck Shop Supervisor Phone: (503) 722-6324

Email: kstott@clackamas.us

Salesperson: William Carr Date: September 9, 2024 Quote Number:Q-43086

TITLE INFORMATION

Name as it Should Appear or	n Title: CLACKAMAS COUNTY	

Address as it Should Appear on Title: 121 LIBRARY COURT, OREGON CITY, OR 97045

BILLING INFORMATION

Bill-To Name: CLACKAMAS COUNTY

Address as it Should Appear on Invoice: 121 LIBRARY COURT, OREGON CITY, OR 97045

SALES ORDER

UNIT(S) DESCRIPTION LINE PRICE TOTAL PRICE

Sourcewell RAM 5500 4X4 TEREX UT LT40 40' BUCKET TRUCK with POUDRIER AUPLT40LU084UL

\$172,980.00 \$172,980.00

QL-0094556 Item #: 100 04410

Delivery Address: 19431 S Beavercreek RD, Oregon City, OR 97045

Additional Notes: Terex Sourcewell Contract # 110421-TER

Clackamas County Account # 31693-CC

**ADMINISTRATIVE FEE: \$ 0.00

TOTAL: \$ 172,980.00

Price is subject to change Without Notice and is Not Guaranteed due to Fluctuation in Material or Component Prices, Including Manufacturer's Surcharges.

DEPOSIT WITH ORDER: \$ 0.00

AMOUNT DUE PRIOR TO PICKUP OR DELIVERY: \$ 172,980.00

THIS IS NOT AN INVOICE. Payment should not be made from this document. Freight and taxes quoted in this Retail Buyers Order, including Federal Excise Tax, sales tax and other taxes, are approximate and for estimation purposes only. Actual freight and taxes may vary and will be reflected on a final invoice.

Any Purchase Order listed is for customer reference purposes only, terms and conditions of sale are dictated by this Retail Buyers Order.

**"AN ADMINISTRATIVE FEE IS NOT AN OFFICIAL FEE AND IS NOT REQUIRED BY LAW BUT MAY BE CHARGED BY A DEALER. THIS ADMINISTRATIVE FEE MAY RESULT IN A PROFIT TO DEALER. NO PORTION OF THIS ADMINISTRATIVE FEE IS FOR THE DRAFTING, PREPARATION, OR COMPLETION OF DOCUMENTS OR THE PROVIDING OF LEGAL ADVICE. THIS NOTICE IS REQUIRED BY LAW."

ACCEPTED DEALER (NAME)
SIGNATURE

NITIALS	
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I would like more information on the following about the above purchased units:

FLEXIBLE FINANCING AND LEASE OPTIONS:

EXTENDED WARRANTY OPTIONS:

PURCHASER'S CERTIFICATION

- 1. I hereby certify that this order includes all of the terms and conditions on both the face and reverse side hereof. That this order cancels and supersedes any prior agreement and as of the date hereof comprises the complete and exclusive statement of the terms of the agreement relating to the subject matters covered hereby, and that THIS ORDER SHALL NOT BECOME BINDING UNTIL ACCEPTED BY DEALER OR HIS AUTHORIZED REPRESENTATIVE; AND
- 2. I have reviewed this order and fully understand that my new unit will be equipped only with the optional equipment specifically listed on the face of this order plus all standard equipment as designated by the manufacturer at time of delivery; AND

TRANSIT DAMAGE

3. Purchaser acknowledges that there may have been certain transit and/or storage damage to the vehicle sold by the seller herein, and Purchaser hereby releases the Seller for any and all claims

CONTINUATION OF TERMS AND CONDITIONS CONSTITUTING A PART OF PURCHASE ORDER

arising out of such transit and/or storage damage.

4. THIS IS A CASH SALE

5. NOTICE: IF YOU ARE BUYING A USED VEHICLE, SEE THE REVERSE SIDE UNDER "PROVISIONS APPLICABLE ON SALE OF A USED VEHICLE" BECAUSE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED AND CERTAIN STATEMENTS ARE MADE CONCERNING THE ODOMETER READING

6. I certify that I am 18 years of age, or older; and that I have read the printed matter on the front and back hereof and agree to it as a part of this order the same as if it were printed above my signature. I/we authorize you to check my/our credit and employment history and to provide and/or obtain information about credit experience with me/us

"THIS CONTRACT CONTAINS A BINDING ARBITRATION PROVISION WHICH MAY BE ENFORCED BY THE PARTIES."

Purchaser(s) Signature and Date I hereby agree to purchase from you under the terms and conditions specified:



7. If Purchaser intends to obtain a certificate of title for this vehicle in a state where selling dealer is licensed to sell this vehicle (or is not required to be licensed to sell this vehicle,) Purchaser will accept delivery of this vehicle at a selling dealer location in that state, or such other location as selling dealer and Purchaser may agree. If Purchaser intends to obtain a certificate of title for this vehicle in a state where selling dealer is not licensed to sell this vehicle (and would have otherwise been required to be licensed to sell this vehicle), unless selling dealer and Purchaser otherwise agree, selling dealer will coordinate the shipment of this vehicle to purchaser from Kansas City, Missouri. In such case, Purchaser hereby authorizes selling dealer, on behalf of Purchaser, to enter into a shipping contract with a third-party common carrier for the shipment of this vehicle to Purchaser's physical address set forth on the first page of this Retail Buyers Order, or such other location as selling dealer and Purchaser may agree. Purchaser agrees that delivery of this vehicle, including the transfer of title and risk of loss to purchaser, will occur at the time that this vehicle is loaded onto the common carrier's transport (i.e., FOB shipping point). The carrier will insure this vehicle while in transit, and the Purchaser will be the beneficiary of any claims for damage to this vehicle or losses occurring while this vehicle is in the possession of the common carrier. The shipping cost, if required, will either be included on this Retail Buyers Order as a separate line item, will be included in the purchase price of the vehicle or separately invoiced per Purchaser's instructions. The sale of this vehicle from selling dealer to Purchaser will be deemed to have occurred in Kansas City, Missouri.

8 ARBITRATION

MANDATORY ARBITRATION OF DISPUTES; ANY CLAIM, CONTROVERSY OR DISPUTE OF ANY KIND BETWEEN THE CUSTOMER AND THE COMPANY ARISING OUT OF OR RELATED TO THIS AGREEMENT (WHETHER BASED ON CONTRACT, TORT, STATUTE, FRAUD, MISREPRESENTATION OR ANY OTHER LEGAL OR EQUITABLE THEORY) SHALL BE RESOLVED BY FINAL AND BINDING ARBITRATION PURSUANT TO THE FOLLOWING TERMS.

a. The Federal Arbitration Act, not state law, shall govern the arbitration process and the question of whether a claim is subject to arbitration. The customer, however, retains the right to take any claim, controversy or dispute that qualifies to small claims court rather than arbitration.

b. A single arbiter engaged in the practice of law will conduct the arbitration. The arbitrator will be selected according to the rules of the American Arbitration Association or, alternatively; may be selected by agreement of the parties, who shall cooperate in good faith to select the arbitrator. The arbitration shall be conducted by, and under the then-applicable rules of the American Arbitration Association. Any required hearing fees and costs shall be paid by the parties as required by the applicable rules, but the arbitrator shall have the power to apportion such costs as the arbitrator deems appropriate.

c. The arbitrator's decision and award will be final and binding, and judgment on the award rendered by the arbitrator may be entered in any court with jurisdiction.

NOTICE: LANGUAGE IN SECTION 3, SECTION 6, AND SECTION 7 BELOW DISCLAIMING IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE ON VEHICLE WHICH IS SUBJECT OF THIS ORDER DOES NOT APPLY WHEN A SERVICE CONTRACT IS SOLD WITHIN 90 DAYS OF THE VEHICLE'S DATE OF SALE IN WHICH THE DEALER IS LEGALLY LIABLE UNDER THE SERVICE CONTRACT.

Provisions Applicable On Sale Of New Vehicle

1. PRICE REVISION: In the event the price to dealer of the series and body type ordered by purchaser is changed by the manufacturer prior to delivery to purchaser of the vehicle ordered by purchaser, dealer has the right to accordingly change the cash delivered price to purchaser, provided that if purchaser does not agree with such price change, purchaser may cancel this Purchase Order, in which event if a used vehicle has been traded in as a part of the consideration for the vehicle purchased by purchaser such traded-in vehicle shall be returned to purchaser upon payment of a reasonable charge for storage and repairs (if any), or , if such traded-in vehicle has been previously sold by dealer the amount received therefore less a selling commission of 15% and any expenses (for storing, insuring, conditioning or advertising such vehicle for sale) shall be returned to purchaser.

2. It is understood that there is not relationship of principal and agent between the dealer and the manufacturer and that the dealer is not authorized to act or attempt to act, or represent himself, directly or by implication, as agent of the manufacturer, or in any manner assume to create, or attempt to assume to create, any obligation on behalf of or in the name of the manufacturer.

3. The only warranties applying to this vehicle are those offered by the manufacturer. The selling dealer hereby expressly disclaims all warranties either expressed or implied, including any implied warranties of merchantability or fitness for a particular purpose and neither assumes not authorizes any other person to assume for it any liability in connection with the sale of the vehicle. Buyer shall not be entitled to recover from the selling dealer any consequential damages, damages to property, damages for loss of use, loss of time, loss of profits or income, or any other incidental damages.

The manufacturer's printed warranty offered on the sale of new vehicles will be furnished to the purchaser upon delivery of the vehicle. Copies of manufacturer's warranties are available for study

4. IMPORTANT: If your new passenger car or light truck purchased on or after January 1, 1958 is defective and cannot be made to conform to its applicable express warranty coverage after four repair attempts, or it is out of service for more than 30 calendar days during the period of one year or the term of if its applicable express warranty, whichever is earlier, you may be entitled under state law to replacement or to a refund. You must first notify the manufacturer of the problem in writing and provide the manufacturer an opportunity to repair the vehicle.

Provisions Applicable On Sale Of A Used Vehicle

5. THE INFORMATION YOU SEE ON THE WINDOW FORM (BUYERS GUIDE) FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVER- RIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.

6. WITHOUT A WRITTEN DEALER'S WARRANTY

CONTINUATION OF TERMS AND CONDITIONS CONSTITUTING A PART OF PURCHASE ORDER

A. The vehicle described on the reverse of this page is being sold to you "AS IS" and "WITH ALL FAULTS," and THE SELLING DEALER HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF THE MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, and neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of this vehicle. Further, the undersigned acknowledges that he is not relying on any representations in purchasing this vehicle that may have been made by dealer or its agents or employees concerning the condition of the vehicle which are not stated herein. Purchaser shall not be entitled to recovery from the selling dealer for any consequential damages, incidental damages, property damage, or damages for loss of use, loss of time, loss of profits, for inconvenience or loss of income. If selling dealer issues a written express warranty or there remains a part of the manufacturer's warranty which has not expired according to its terms, this provision does not apply.

B. The selling dealer received this vehicle, with approximately the mileage shown on the odometer (less miles driven for testing and demonstration). However, selling dealer makes no warranty or representation as to the accuracy of said odometer reading, either express or implied, except that said odometer reading has not been altered by selling dealer, and that dealer has no knowledge that it was altered or disconnected prior to the time this vehicle came into the dealer's possession. In consideration of the purchase price stated on the reverse side of this page, purchaser hereby releases and forever discharges dealer, its officers, directors, employees, agents, successors, and assigns, from any and all claims, causes of action, liability and damages, which may result or develop from the

accuracy of the odometer reading, and in the event that a claim is asserted against dealer by a subsequent purchaser of this vehicle based upon the accuracy of the odometer reading, purchaser agrees to indemnity and hold harmless the dealer there from.

Purchaser understands that dealer has no control over what may have been done to the odometer by previous owners and that dealer has no way to ascertain the correctness of the odometer reading. Purchaser acknowledges that he has read understands and accepts all of the provisions of this disclaimer of warranty and release as set forth in paragraph 6

7. WITH A DEALER'S WRITTEN WARRANTY

A. The only warranties applying to the sale of this vehicle are those extended by the manufacturer in an unexpired manufacturer's warranty, if any so exists, and/or an express written limited warranty extended by selling dealer and delivered to purchaser at the time of delivery of this vehicle. The provisions and terms of such express written limited warranty are those set out in such instrument and SELLING DEALER HEREBY LIMITS ALL IMPLIED WARRANTIES, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, TO THE SAME DURATION OF TIME AS THE EXPRESS WRITTEN LIMITED WARRANTY PROVIDED BY SELLER. Some states do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to you. Further, selling dealer neither assumes not authorizes any person to assume for it any liability other than that expressed in such instrument. The under- signed acknowledges that he is not relying on any representations herein. Purchaser's damages for the condition of this vehicle are limited and restricted to those which are recoverable by purchaser there under, including consequential or incidental damages. Some states do not allow the exclusion or limitation of consequential or incidental damages, so the above limitation may not apply to you. If the vehicle is sold "as is" and "with all faults," this provision "A"does not apply.

B. The selling dealer received this vehicle, with approximately the mileage shown on the odometer (less miles driven for testing and demonstration). However, selling dealer makes no warranty or representation as to the accuracy of said odometer reading, either express or implied, except that said odometer reading has not been altered by selling dealer, and that dealer has no knowledge that it has altered or disconnected prior to the time this vehicle came into dealer's possession. In consideration of the purchase price stated on the reverse side of this page, purchaser hereby releases and forever discharges dealer, its officers, directors, employees, agents, successors and assignees, from any and all claims, causes of action, liability and damages, which may result or develop from the accuracy of the odometer reading, and in the event that a claim is asserted against dealer by a subsequent purchaser of this vehicle based upon the accuracy of the odometer reading, purchaser agrees to indemnify and hold harmless dealer there from.

Purchaser understands that dealer has no control over what may have been done to the odometer by previous owners, and that dealer has no way to ascertain the correctness of the odometer reading. Purchaser acknowledges that he has read, understands and accepts all of the provisions of this disclaimer of warranty and release as set forth in paragraph

Other Provisions

- **8. NOTIFY SELLER WITHIN 20 DAYS:** Purchaser shall give notice to seller of any breach of contract of express or implied warranty applicable to the goods within twenty (20) days of the time he discovers or should have discovered said breach or the purchaser shall be barred from any remedy for the breach. Purchaser shall thereafter return the goods to seller, or anyone designated by seller. Within twenty (20) days after the notice of breach to allow the seller the opportunity to cure the breach or the purchaser shall be barred from any remedy for the breach.
- 9. REAPPRAISAL OF TRADED-IN VEHICLE: If a vehicle has been traded in as a part of the consideration for the vehicle ordered by purchaser hereunder and such vehicle is not delivered to dealer until delivery to purchaser of the vehicle purchased by purchaser, such traded-in vehicle shall be reappraised at that time and such reappraisal value shall determine the allowance made for such vehicle. If such reappraised value is lower than the original allowance therefore shown on the face of this Purchase Order, purchaser may, if dissatisfied therewith, cancel this Purchase Order, provided, however, that such right to cancel is exercised prior to delivery of vehicle ordered hereunder to the purchaser and surrender of the traded-in vehicle to dealer.
- 10. PURCHASER'S WARRANTY OF TITLE AND PROMPT DELIVER OF TITLE: Purchaser warrants that the traded-in vehicle is his property free and clear of all liens and encumbrances except as otherwise noted on the title. Purchaser understands that the delivery and assignment of the certificate of title to any traded-in vehicle is an integral part of the entire sale transaction expressed in this retail buyer's order. If purchaser does not simultaneously assign and deliver the certificate of title at the time of trade-in or fails to do so within fifteen days of the trade-in, seller may: (1) cancel the sale/purchase order and exercise any and all remedies under law including repossession; or (2) treat the sale in every respect as if no trade-in took place and revise the purchase price for the ordered vehicle accordingly. In such cases, purchaser's trade-in will be returned upon payment of a reasonable charge for storage and repairs, if any.
- 11. FAILURE OR REFUSAL TO ACCEPT DELIVERY: Unless this Purchase Order shall have been cancelled by purchaser under and in accordance with the provision of paragraphs "1" or "9" above, dealer shall have the right upon failure or refusal of purchaser to accept delivery of the vehicle ordered and to comply with the terms of this Purchase Order, to retain as liquidated damages any cash deposit made by the purchaser, and in the event a vehicle has been traded-in as a part of the consideration for the vehicle ordered by purchaser hereunder to sell such traded-in vehicle and reimburse himself with the proceeds of such sale for the expenses specified in paragraph "1" above and for such other expenses and losses as dealer may incur or suffer as a result of such failure or refusal by purchaser.
- 12. FAILURE OR DELAY OF DELIVERY: Dealer shall not be liable for failure to deliver or delay in delivery of the vehicle, accessories, or other parts thereof covered by the Purchase Order where such failure or delay is due, in whole or in part, to any cause other than the negligence of the dealer.

Terex LT40

Ram 5500

Rear Camera

General Safety

Fire Extinguisher/First Aid Kit

Backup Alarm

Cab Color

Item Number(s): 100_04410



Chassis Specifications		Bucket Specifications		Body Specifications	
Chassis Make/Model	Ram 5500	Bucket Make/Model	Terex LT40	Body Type	Line Body
Axle Configuration	4x4	Working Height	45′ 6″	Body Length	132"
Cab Type	Crew Cab	Side Reach	26′ 6″	Body Material	Steel
Engine Make/Model	Ram 6.7L I6	Rotation	Continuous Unrestricted		
Fuel Type	Diesel	Hydraulic Oil Reservoir	8 gal	Body Features	
Engine Horsepower	370 hp	Jib	Not Applicable	Shelves/Material Hooks	Adjustable Shelves and/or Material
Transmission Make/Model	Ram 6 Speed Automatic	Winch	Not Applicable		Hooks in Compartments
Engine Block Heater	Included	ANSI Standards	Meets or Exceeds ANSI/SIA A92.2-2015	Wheel Chock Storage	(2) Chock Holders Passenger Side
Engine Brake	Not Applicable			Outrigger Storage	Not Included
Brakes	Hydraulic	Boom Specifications		Hotstick Storage	Rear Access Door for Hotstick Shelf
Air Dryer	Not Applicable	Upper Boom Material	Steel and Fiberglass	Anti-Skid	Compartment Tops, Bed Space, Tail Shelf
Fuel Tank Capacity	52 gal	Lower Boom Material	Steel and Fiberglass	Level Indicators	Included
DEF Tank Capacity	Small	Upper Boom Articulation	-14 deg to +80 deg	Body Access	Curb Side Body Access
		Lower Boom Articulation	0 to +72 deg	A CONTRACT OF THE PROPERTY OF	White
Axles and Suspension		Boom Insulation Rating	46 KV	Body Color	white
Front Axle	Ram 7,500 lbs	DOWNSON ROLL OF STREET		Trailering and Towing	
Front Tires	225/70R 19.5G	Platform Specifications		Tow Hooks	(2) Front Frame Mounted
Front Suspension	Spring 7,500 lbs	Platform Style/Size	End Mounted 24" x 30" x 42"	Pintle Hitch	10 Ton
Rear Axle	Ram 13,500 lbs	Platform Capacity	400 lbs	Trailer Receptacle	7 Way Split Pin
Rear Axle Configuration	Single Axle	Platform Liner	Included	mailer Receptacie	/ way Spite Fill
Rear Axle Ratio	4.1	Platform Cover	Included		
Rear Locking Differential	Anti-Spin	***************************************		Available Options - Option p	oricing NOT included in base price below
Rear Tires	225/70R19.5G	Bucket Controls			
Rear Suspension	Spring 13,500 lbs	Upper Controls	"Control-Plus" Single Stick		
GVWR	19,500 lbs	Lower Controls	On Turret		
		Hydraulic Controls	Open Center		
Cab Features		Auxiliary Hydraulic Let Down	Included		
Heated Mirrors	Included	w/ Controls			Custom Truck tool-up your vehicle and
Power Locks/Windows	Included/Included	Hydraulic Tool Outlets	At Platform	have it work ready when it leaves the CTOS yard.	
Interior	Gray Vinyl	Engine Start/Stop	Induded		
Driver/Passenger Seats	40/20/40	Engine Throttle Advance	Included		
Radio	UConnect, AM/FM	Outriggers			
Pear Camera	Included	Outriggers			

Front Outrigger

Rear Outrigger

Outrigger Feet

Outrigger Pads

Outrigger Boom Interlock

Included

Included

Included/Included

White

Body Specifications	
Body Type	Line Body
Body Length	132"
Body Material	Steel
Body Features	
Shelves/Material Hooks	Adjustable Shelves and/or Material Hooks in Compartments
Wheel Chock Storage	(2) Chock Holders Passenger Side
Outrigger Storage	Not Included
Hotstick Storage	Rear Access Door for Hotstick Shelf
Anti-Skid	Compartment Tops, Bed Space, Tail Shelf
Level Indicators	Included
Body Access	Curb Side Body Access
Body Color	White
Trailering and Towing	
Tow Hooks	(2) Front Frame Mounted
Pintle Hitch	10 Ton
Frailer Receptacle	7 Way Split Pin

Not Applicable

Not Applicable

Not Applicable

Not Applicable

Not Included



Terex LT40

Ram 5500

Item Number(s): 100_04410



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