

Date: 4/03/19 **Time:** 14:12



Contract #.. 88387178

To: DAVID SERMAK

JONATHAN.SANTIAGO@SUNBELTRENTALS.COM

Company: CITY OF KEY WEST

Message:

From: JONATHAN SANTIAGO PC

Location: SOUTH FLORIDA P & P PC091

Phone: 954-577-9429

Fax #: 954-703-3260



PUMP & POWER SERVICES

PC#: 0091 **3701 NW 120TH AVE**

CORAL SPRINGS, FL 33065-2532 Typed By: JSANTIAGO1

954-577-9429

SUNBELT RENTALS, INC.

Salesman: 009100 SOUTH FLORIDA P&P (0

QUOTE

Contract #.. 88387178 Contract dt. 4/03/19

Date out.... 4/04/19 9:00 AM Est return., 5/30/19 9:00 AM

Job Loc 1800 N ROOSEVELT BLVD, KEY WEST

Job No..... 1 - POLICE DEPARTMEN

P.O. #..... PENDING

Ordered By., WRIGHT, BRETT **NET DUE UPON RECEIPT**

Job Site:

POLICE DEPARTMENT 1800 N ROOSEVELT BLVD KEY WEST, FL 33040

C#: 305-809-3815 J#: 305-809-3815

Customer: 569235 CITY OF KEY WEST PO BOX 1409 KEY WEST, FL 33041

> For operations in Florida: Prima facie evidence of intent to defraud: Failure to return rental property or equipment upon expiration of rental period and failure to pay all amounts due (including costs for damage to the property or Equipment) are evidence of abandonment or refusal to redeliver the property, punishable in accordance with Section 812.155, Florida Statutes.

QTY	EQUIPMENT #		Min	Day	Week	4 Week	Amount
1.00	350KW DIESEL GENERATOR 0090230 #208V/3PH STANDBY UNIT		909.00	909.00	2277.00	6880.75	13761.50
20.00	4/0 CAMLOCK CABLE 50' 4/0 FEMALE PIG TAIL 4/0 MALE PIG TAIL		19.95 9.50 9.50	19.95 9.50 9.50	27.00	100.80 80.00 80.00	4032.00 3200.00 3200.00
	*** EQP MSG *** 8 Hrs/Day 40 Hrs/Wk = 1.0x Rate 9-16 Hrs/Day 41-80 Hrs/Wk = 1.5x Rate 17+ Hrs/Day 81+ Hrs/Wk = 2.0x Rate						
SALES : Qty 1		Unit EA	Price 225.000				225.00
1		EA	220.180				220.18
	DELIVERY CHARGE						750.00
	PICKUP CHARGE						750.00

Certain equipment above requires scheduled Preventive Maintenance. Sunbelt Rentals will monitor the operation time and perform PM service as required in accordance with manufacturers specifications. Customer shall be charged for each PM service performed during rental period.

Rate your rental experience www.sunbeltrentals.com/survey

MULTIPLE SHIFTS OR OVERTIME RATES MAY APPLY

PROPERLY, NOTIFY THE OFFICE AT ONCE

CUSTOMER IS RESPONSIBLE FOR REFUELING, DAMAGES AND REPAI

- The total charges are an estimate based on the estimated rental period and other information provided by Customer.
 - Customer assumes all risks associated with the Equipment during the Rental Period, including injury and damage to persons, property and the Equipment.
- Customer is responsible for and shall only permit properly trained, Authorized Individuals to use 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 has any questions regarding use of the Equipment, Customer shall not use the Equipment and ntact Sunbelt immediately.
- Equipment misuse or using damaged or malfunctioning Equipment may result in serious bodily injury or death and Customer agrees that Customer (i) essumes all risk associated thereunder, and (ii) indemnifies Sunbelt Entities for all claims or damages as a result of misuse or use of damaged or malfunctioning Equipment.
- Customer has received, read, understands and agrees to the estimated charges and all the terms on this page, plus all sections on the reverse side of this Contract ("Sections"), including Release and Index Fee in Section 16, which can also be found at www.sunbeltrentals.com/rentalcontract. *Delivery/Pickup Surcharge fee explanation is available at www.sunbeltrentals.com/surcharge.
- Customer must contact Sunbelt to request pickup of Equipment, retain the Pick-Up Number given by Sunbelt and will be responsible for Equipment until actually retrieved by Sunbelt.

Customer must contact a contact to request present or equipment of each of the contact of the co

Continued on the next page...



POLICE DEPARTMENT

Customer: 569235

PO BOX 1409

CITY OF KEY WEST

KEY WEST, FL 33041

1800 N ROOSEVELT BLVD KEY WEST, FL 33040

Job Site:

PUMP & POWER

C#: 305-809-3815 J#: 305-809-3815

PC#: 0091 3701 NW 120TH AVE

CORAL SPRINGS, FL 33065-2532 Typed By: JSANTIAGO1

954-577-9429

SUNBELT RENTALS, INC.

Salesman: 009100 SOUTH FLORIDA P&P (0

QUOTE

Contract #.. 88387178 Contract dt. 4/03/19

Date out.... 4/04/19 9:00 AM Est return.. 5/30/19 9:00 AM

Job Loc 1800 N ROOSEVELT BLVD, KEY WEST

Job No..... 1 - POLICE DEPARTMEN

P.O. #..... PENDING

Ordered By., WRIGHT, BRETT **NET DUE UPON RECEIPT**

For operations in Florida: Prima facie evidence of intent to defraud: Failure to return rental property or equipment upon expiration of rental period and failure to pay all amounts due (including costs for damage to the property, or Equipment) are evidence of abandonment or refusal to redeliver the property,

punishable in accordance with Section 812.155, Florida Statutes. Min Week 4 Week Amount EQUIPMENT # Dav QTY

POC BRETT WRIGHT 305-809-3815

Sub-total:

26138.68 26138.68

Total:

All amounts are in USD



Certain equipment above requires scheduled Preventive Maintenance. Sunbelt Rentals will monitor the operation time and perform PM service as required in accordance with manufacturers specifications. Customer shall be charged for each PM service performed during rental period.

Rate your rental experience www.sunbeltrentals.com/survey

IF THE EQUIPMENT DOES NOT WORK MULTIPLE SHIFTS OR

PROPERLY, NOTIFY THE OFFICE AT ONCE

OVERTIME RATES MAY APPLY

CUSTOMER IS RESPONSIBLE FOR

- The total charges are an estimate based on the estimated rental period and other information provided by Custome
- Customer assumes all risks associated with the Equipment during the Rental Period, including injury and damage to persons, property and the Equipment.

 Customer is responsible for and shall only permit properly trained, Authorized Individuals to use 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 has any questions regarding use of the Equipment, Customer shall not use the Equipment and shall contact Sunbelt immediately.
- Equipment misuse or using damaged or malfunctioning Equipment may result in serious bodily injury or death and Customer agrees that Customer (i) assumes all risk associated thereunder, and (ii) indemnifies Sunbelt Entities for all claims or damages as a result of misuse or use of damaged or malfunctioning Equipment.

 Customer has received, read, understands and agrees to the estimated charges and all the terms on this page, plus all sections on the reverse side of this Contract ("Sections"), including Release and Indemnification in Section 8 and Environment.
- Fee in Section 16, which can also be found at www.sunboftrentals.com/rentalcontract. Poliveryfly Surcharge fee explanation is available at twww.sunboftrentals.com/surcharge fee explanation is available at twww.sunboftrentals.com/surcharge fee explanation is available at twww.sunboftrentals.com/surcharge Customer must contact Sunbeit to request pickup of Equipment, retain the Pick-Up Number given by Sunbeit and will be responsible for Equipment until actually retrieved by Sunbeit.
- Customer waives its right to a jury trial in any dispute as set forth in Section 19.
- At the election of Sunbelt or Customer, Customer agrees to submit every dispute to arbitration and waives any right to bring a class action as set forth in Section 20.

Customer is decliming He	ntal Protection Plai	ı (see reverse side tor	00CB113/	_ (Cascomer Inicials)

Name Printed **Customer Signature**

Delivered By

Date RNTOUTE (Ray 10/01/18)

SUNBELT TERMS AND CONDITIONS

- 1. DEFINITIONS. "Authorized Individuals" are those individuals that Customer directly or indirectly allows to use the Equipment, who are properly trained to use the Equipment and are not under the influence of any drugs, alcohol, substances or otherwise impaired. "Customer" is identified earlier and includes any of its representatives, agents, officers, employees or anyone signing this Contract on its behalf. "Environmental Fee" is the charge described in Section 16. "Equipment is the equipment and/or services identified earlier, together with all replacements, repairs, additions, attachments and accessories and all future Equipment ented. "Incident" is any fine, citation, theft, accident, easually, losa, wandstime, nipury, death or desmage to person or property, claimed by any person or entity that suppears to have occurred in connection with the Equipment. Equipment is considered "Lost" when it is either stolen, its location is unknown or Customer is unable to recover if for a period of 30 days. "Shift," means not more than 8 hours per day and 40 hours per week. "Ordinary Weer and Tear" means normal descripation considered reasonable in the equipment rental industry for One Shift use. "Pick-Up Number" is the number Customer obtains from Surbelt evidencing the Customer's call to pick up Equipment. "Rental Period" commences when the Equipment deviator or the Site Address' in the location that Customer is called the Equipment will be located thaning the Rental Period identified earlier. "Sorré is the Surbelt location identified earlier. "Surbelt" is Sunbelt and its affiliated companies, their respective officers, directors, supplyces and agents. employees and agents.

 2. TERMS. .
- employees and agents.

 2. TERMS. . Customer's execution of this Contract or taking possession of the Equipment shall be deemed acceptance of the terms herein. All of the terms herein are incorporated into this and all past and future contracts between Sunbelt and Customer upon Customer's receipt of Sunbelt's Equipment under those contracts. Any reference in Customer's purchase order or other Customer document to other terms that shall control this transaction shall be void. Customer results the Equipment from Sunbelt pursuant to this Contract. This Contract is a true lesse. The Equipment (a) is said shall remain the personal property of Sunbelt and (b) shall not be stiffed to saw when concepts.
- document in other terms that shall control this transaction shall be void. Customer resis the Equipment from Sumbelt progress.

 Contract. This Contract is a true lesse. The Equipment (a) is and shall remain the personal property of Sumbelt and (b) shall not be efficient to any other property.

 3. PERMITTED USE. Customer agrees that Sumbelt has no control 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) prior to each use, Customer shall inspect the Equipment to confirm that it is in good condition, without defects, includes readable decals and operating and safety equipment or instructions and is saitable for Customer's citated use, (b) any appeared aspirated that the Site Address is authorized to accept delivery of the Equipment (and if Customer requests, Customer anthorizes Sumbelt to leave the Equipment is Lost, darranged, unsafe, disabled, malfunctioning, levied upon, threatened with seizure, or if any Incident occurs, (d) Customer has received from Sumbelt all information needed or requested regarding the operation of the Equipment Sumbelt is the Equipment is Lost, darranged, unsafe, disabled, malfunctioning, levied upon, threatened with seizure, or if any Incident occurs, (d) Customer has received from Sumbelt all information needed or requested regarding the operation of the Equipment Sumbelt is the Equipment is Lost, darranged, unsafe, disabled, malfunctioning, levied upon, threatened with seizure, or if any Incident occurs, (d) Customer has received from sumbelt all information needed or requested regarding the operation of the Equipment stopped to report the Equipment of the Equipment of

- to Customer until Customer or its agent agrees to pay for such charges.

 C. CUSTOMER LIABLITY: DURING THE REVITAL PERROD, CUSTOMER ASSUMES ALL RISK ASSOCIATED WITH THE POSSESSION, CONTROL OR USE OF THE EQUIPMENT, INCLUDING BUT NOT LIMITED TO, PERSONAL INJURY, DEATH, RENTAL CHARGES, ETHEFT, LOSSES, DAMAGES AND DESTRUCTION, INCLUDING CUSTOMER REASTAND. CONTROL OR USE OF THE EQUIPMENT, INCLUDING BUT NOT LIMITED TO, PERSONAL INJURY, DEATH, RENTAL CHARGES, ETHEFT, LOSSES, DAMAGES AND DESTRUCTION, INCLUDING CUSTOMER REASTAND. CONTROL OF THE CUSTOMER IS AT FAULT. After an Invident, Customer shall (a) irranediately notify sunbet, the police, if necessary and Customer's insurance carriers; (b) secure and amazinatin the Equipment and the surrounding premises in the condition existing at the time of such incident, until Surbell or its agents investigate; (c) irranediately submit copies of all police or other third party reports to Surbelt; and (d) as applicable, pay Surbelt, in MSLP or (ii) the full charges of repairs of damaged Equipment until the repairs are completed or Equipment and addition to other sums due herein, the rental rate for Equipment until the repairs are completed or Equipment and the surrounding submit these amounts. Sunbelt shall have the immediate right, but not obligation, to reclaim any Equipment involved in any Incident, 7. NO WARRANTIES, Surbelt does not design or manufacture the Equipment and is not the agent of those that do. SUNBLIT. TO NOW ARRANTIES, Surbelt and The Particular Purpose. Customer Assumer and the part of those that do. SUNBLIT. TO THE EQUIPMENT, ITS DURABILITY, CONDITION, MERCHANTABILITY, OR FITNESS FOR ANY PARTICULAR PURPOSE. CUSTOMER ACKNOWLEDGES ACCEPTANCE OF THE EQUIPMENT ON AN "AS IS, WHERE IS BASIS, WITH "ALL FAULTS" AND WITHOUT ANY RECOURSE WHATSOEVER AGAINST SURBELT ENTITIES. END AND WITHOUT ANY RECOURSE WHATSOEVER AGAINST SURBELT ENTITIES. PROMAIL HUITER, AND DEPENDING STORM THE THEREOF OR A BERACH OF SUNBELT ENTITIES. PROPERSION OR USE OR ANY DEFECT OR FAILURE THEREOF O
- OPERATION OR USE OR ANY DEFECT OR FAILURE THEREOF OR A BREACH OF SUNDELL'S OBJECTION OF HEREIN.

 8. RELEASE AND INDEMNIRICATION. TO THE FULLEST EXTERN PERMITTED BY LAW, CUSTOMER INDEMNIFIES, RELEASES, HOLDS SUNBELT ENTITIES HARMLESS AND AT SUNBELT'S REQUEST, DEFENDS SUNBELT ENTITIES, WITH COUNSEL APPROVED BY SUNBELT, FROM AND AGAINST ALL LIABILITIES, CLAIMS, LOSSES, DAMAGRS, AND EXPENSES SINCLIDING ATTORNEY'S ANDOR LEGAL FEES AND EXPENSES OF HOWEVER ARBING OR INCURRED, RELATED TO ANY INCIDENT, DAMAGE TO PROPERTY AND THE OF LAW OR REGULATION CAUSED BY OR CONNECTED WITH THE (4) USE, POSSESSION OR CONTRAINATION OF LAW OR REGULATION CAUSED BY OR CONNECTED WITH THE (4) USE, POSSESSION OR CONTROL OF THE EQUIPMENT DURING THE RENTAL PERIOD OR (b) BREACH OF THIS CONTRACT, WHETHER OR NOT CAUSED IN PART BY THE ACTIVE OR PASSIVE VEGLICENCE OR OTHER FAULT OF ANY PARTY INDEMNIFIED HEREIN AND ANY OF THE FOREGOING ARISING OR IMPOSED IN ACCORDANCE WITH THE DOCTRINE OF STRICT OR ASSOLUTE LIABILITY, CUSTOMER ALSO AGREES TO WARVE ITS WORKERS' COMPENSATION IMMUNITY, TO THE EXTENT APPLICABLE. CUSTOMER'S INDEMNITY OBLIGATION'S SHALL SURVIVE THE EXPERATION OR TERMINATION OF THIS CONTRACT. All OCUSIONS'S INDEMNITY OBLIGATION'S SHALL SURVIVE THE EXPERATION OR EXPENDED THE PROPERTY OF THE SUPERATION OR TERMINATION OF THIS CONTRACT. All OCUSIONS'S INDEMNITY OBLIGATION'S SHALL SURVIVE THE EXPERATION OR TERMINATION OF THIS CONTRACT. All OCUSIONS'S INDEMNITY OBLIGATION'S SHALL SURVIVE THE EXPERATION OR TERMINATION OF THIS CONTRACT.
- EXTENT APPLICABLE. CUSTOMER'S INDEMNITY OBLIGATIONS SITALL SURVIVE THE EXPIRATION OR THIS CONTRACT. All of Customer's indemnification obligations under this paragraph shall be joint and several.

 9. INSURANCE. During the Restal Period, Customer shall maintain, at its own expense, the following minimum insurance coverage:
 (a) general liability insurance of not less than \$1,000,000 per occurrence, including coverage for Customer's contractual liabilities receiv and as the reclease and indomnification clause contained in Section 8 (b) property insurance against soby all risks to the Equipment, in an amount at least equal to the MSLP thereof, unless RPP is elected and paid for at the time of rental; (c) worker's compensation insurance as required by faw; and (d) automobile liability insurance (suchding comprehensive and collision occurrege, and uninsured-underinsured motorist coverage), in the same amounts set forth in subsections (a) and (b), if the Engipment is to be used on any roadway. Such policies shall be primary, non-contributory, on an occurrence basis, contain a waiver of subrogation, transc Sunbelt and its agents as an additional insured (including an additional insured endocrement) and loss papec, and provide Sunbelt with certificates of insurance evidencement) and loss papec, and provide Sunbelt with certificates of insurance evidencement and loss papec, and provide sunbelt with certificates of insurance evidence, such such as a subsection of the excelled boom damage or overturns is a breach. Customer shall provide Sunbelt with certificates of insurance evidence, such such as a subsection of the excelled boom damage or overturns is a breach customer. The insurance required neteril does not relicite even in substance evidence, such as a substance of the excelled boom damage or overturns is a substance of the excelled herein, or for which Customer may be liable by law or otherwise.

 10. RENTAL PROTECTION PLAN. Customer's required neteriled to a responsibility in sections 5 and 6 is modified by the RPP an

- entity relating to any loss, theft, damage or destruction to the Equipment. Customer shall cooperate with, assign Sunbelt all claims and proceeds arising from such loss, theft, damage or destruction, execute and deliver to Sunbelt whatever documents are required and take all other necessary steps to secure in Sunbelt such rights, at Customer's expense.

 11. RENTAL RATES. The total charges specified in this Contract are: (a) estimated based upon Customer's representation of the estimated Rental Period identified herein frental rates beyond the estimated Rental Period may charge) and other information conveyed by Customer to Sunbelt; and Oly for the Equipment's use for One Shift, unless otherwise noted. Weekly and 4 week rental rates shall not be prorsted. Restal charges across during Saturdays, Sundays and holidays. The rental rates do not include and Customer is responsible for, (i) all consumbles, fees, licenses, present and future taxes and any other governmental charges based on Customer's possession and/or use of the Equipment, including additional fees for more than One Shift use; (ii) delivery and pickup charges to end from the Store, including but not limited to any freight, transportation, delivery, pickup and surverbage based on Customer's possession and/or use of the Equipment; and replacements to the Equipment as provided herein; (iv) a cleaning fee if required. (v) miscellaneous charges, such as fees for lost keys and RPP, (vi) fixe used during the Rental Period and for reflueling Equipment as deed below; (vii) fines for use of dyed diesel fuel in on-road Equipment; and (viii) a Environmental Pre (see www. unbeltreatais conviewing charge for for froad dietel does not include governmental motor fuel taxes or charges. Sunbelt collects these fees as revenue and uses them at its discretion.

 12. PAYMENT. Customer shall pay amounts due, without any official, in full at the time of rental, unless Sunbelt and provided in the sundance may be placed on a cush basis, deposite may be required and the Equipment
- the Rental Period.

 14. PURCHASES: If this Contract identifies any Equipment, materials or other items that is to be purchased by Customer,
 Sunch: sells and delivers such items to Customer on an "AS IS, WHERE IS" basis, with all faults and without any warmaties (other
 than manufacture warmaties, if any) in consideration for Customer's payment to Sunbel of the full purchase price of the item. Sunbelt
 trains title to the item until Customer has paid in full.

 15. DEFAULT: Customer shall be in default if Sunbelt deems itself inserver of iCustomer's payment when due, (b)
- train manufacturer warranties, it any) in constoreration for Customer's payment to Sunbert or the full purense price of the men until Customer has paid in full.

 15. DEFAULT. Customer shall be in default if Sunbelt deems itself insecure or if Customer: (a) fails to pay sums when due, (b) breaches any Section of this Contract; (c) becomes a debtor in a bankruptcy proceeding, goes into receivership, takes protection from its creditors under any insolvency legislation, ceases to carry on business, or has its assets serized by any creditor; (d) fails to insure the Equipment as required, or otherwise places the Equipment as risk; (e) fails to return Equipment immediately upon Sunbelt's demand; or (f) is in default under any other contract with Sunbelt. If a Customer default occurs, Sunbelt shall have, in addition to all rights and remedies at law or in equity, the right to reposense the Equipment without judicial process or prion notice, commended the contract of the sunbelt's costs, including reasonable costs of collection, court costs, attenteys and legal fees, incurred in exercising any of its rights or remedies berein. The use of false identification to obtain Equipment or the failure to return Equipment by the end of the Rental Perinal has been considered theft, subject to criminal prosecution and civil liability where permitted, pursuant to applicable laws. Sunbelt shall not be liable due to seizure of Equipment by the order of governmental authority. CUSTOMER WAIVES ANY RICHT OF ACTION AGAINST SUNBELT ENTITIES FOR SUCH REPOSSESSION.

 16. ENVIRONMENTAL FEE. To promote a clean and sustainable environments, sunbelt takes various measures to comply with applicable curvommental explainties, as equitation of more fuel efficient equipment, as well as, above costs, administration costs, to help defray these and other costs, Sumbelt assesses as Environmental Fee, plus applicable taxes thereon in connection with certain returns. The Environmental Fee in not at our governmental Press and sustainable environmental for su

- JURY TRIAL WAIVER. IN ANY DISPUTE ARISING OUT OF, IN CONNECTION WITH, OR IN ANY WAY
- 19. JURY TRIAL WAIVER. IN ANY DISPUTE ARISING OUT OF, IN CONNECTION WITH, OR IN ANY WAY PERTAINING TO THIS CONTRACT, CUSTOMER AND SUNBELT HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVE ANY RIGHT TO A TRIAL BY JURY, THIS WAIVER BEING A MATERIAL INDUCEMENT TO ENTERING INTO THIS CONTRACT.

 20. ARBITRATION ACREEMENT & CLASS ACTION WAIVER. AT THE ELECTION OF CUSTOMER OR SUNBELT, ANY DISPUTE ARISING OUT OF, IN CONNECTION WITH OR IN ANY WAY PERTAINING TO THIS CONTRACT SIALL BE SETTLED BY ARBITRATION SROUGHT IN THE PARTY'S INDIVIDUAL CAPACITY AND NOT AS A PLAINTIFF IN A PURPORTED CLASS OR REPRESENTATIVE CAPACITY, ADMINISTERED BY THE AMERICAN ARBITRATION ASSOCIATION UNDER ITS COMMERCIAL ARBITRATION SULES OR BY JAMS PURSUANT TO ITS STREAMLINED ARBITRATION RULES AND PROCEDURES AND JUDGEMENT ON THE AWARD RENDERED BY THE ARBITRATORS, MAY BE ENTERED IN ANY COURT HAVING JURISDICTION THEREOT THREE SHALL BE NO RIGHT OR AUTHORITY FOR ANY CLAIMS TO BE ARBITRATED OR TRIED ON A CLASS ACTION BASIS.

- THERE SHALL BE NO RIGHT OR AUTHORITY FOR ANY CLAIMS TO BE ARBITRATED OR TRIED ON A CLASS ACTION BASIS.

 21. COMPLIANCE WITH EXPORT AND IMPORT LAWS. Removal of the Equipment from the United States ("U.S.") is prohibited under this Contract. If Customer deaires or causes the transport and/or operation of the Equipment contails of the U.S., Customer must (a) obtain Surbelt's consent prior to taking such action, and (b) execute an amendment to this Contract, which amendment is incorporated herein. If Customer exports or re-exports without complying with the above sentence, Customer agrees that (b) the Equipment is subject to and musts comply with all applicable export laws, including but not limited to the Export Administration Regulations; and (ii) Customer is responsible for; (a) determining whether and obtaining if necessary, export or re-export Idensessor other authorizations as required prior to exporting or re-exporting the Equipment, (b) obtaining may required incumentation necessary for return of the Equipment, and (c) ensuring no unauthorized transfers or diversions of the Equipment occur. Refer to www.bis.dee, exp for information.

 22. GOVERNING LAW. The parties expressly and irrevocably agree: (a) this Contract, including any related tort claims, shall be governed by the laws of South Carolina, without regard to any conflicts of law principles and (b) if any Section of this Contract is prohibited by any law, such Section shall be ineffective to the extent of such prohibition without invalidating the remaining Sections.

 23. MISCELLANEOUS. This Contract, together with any Customer executed credit application, constitutes the entire agreement of the parties regarding the Equipment and may not be modified except by written amendment signed by the parties. Customer's obligations hereunder shall survive the termination of this Contract. This Contract and all of Customer's rights in and not the Equipment. Headings are for convenience only. To the extent that any terms in this Contract conflict, the parties agr

Additional terms and conditions for E&S Control, Shoring and Bridging can be found at https://www.sunbeltrentals.com/about/shoring-bridging-additionalterms-and-conditions/

TC01.PCL Rev (12/12/2018)