



3401 Oleander Ave
Ft Pierce FL 34982

2023 Hyundai HW210A Ditch Master with Long Front

TO: Village Wellington
14000 Greenbriar Blvd
Wellington FL 33414

ATTN: Mr Mike Zembrzusi

FAX:

PHONE: 561-791-4128

DATE: 3/7/2022
*Revised 10/10/2022

MUNICIPAL P/O #:
P/O DATE:
EST DELIVERY DATE:

Thank you for your interest in our Hyundai Wheeled Long Reach Excavators.

This quotation lists the machine, factory and aftermarket options according to your request.

Note: Hyundai extended warranty can be purchased at any time while the standard factory warranty is still in effect

CODE	QTY.	DESCRIPTION	LIST PRICE	EXTENDED PRICE
Factory		2023 Hyundai HW210 Wheeled Excavator	\$259,833.00	\$202,670.00
		Cummins QSB6.7, Tier 4F - 174 Net HP	Standard	Standard
		Operating Weight: 46,740 Lbs	Standard	Standard
		3rd Valve for Auxillary Hydraulics	Standard	Standard
		Additional Halogen Lights	Standard	Standard
		3 Year / 3000 Hour Full Machine Warranty	Standard	Standard
		5 Years of HiMate Telematics	Standard	Standard
		4 Way Hydraulics Fingertip Control	\$20,910.00	\$16,310.00
		4 Outriggers Stabilization	\$4,830.00	\$3,767.00
		Full LED Light Kit - Including Beacon	\$3,900.00	\$3,042.00
		AAVM - 360 Degree All Around Viewing Monitoring with Additional Display	\$4,520.00	\$3,526.00
		Auto Braking	\$2,940.00	\$2,293.00
		Radar	\$1,150.00	\$897.00
Aftermarket	Options	44' Long Reach Front	\$132,000.00	\$102,960.00
		4 Way Piping w/ Case Drain	\$8,974.00	\$7,000.00
		60" Vented Aquautics Coupler Bucket B.O.C.E.	\$11,538.00	\$9,000.00
		Brush Hound Model 50EX Brush Cutter w/ Coupler Bracket	\$29,487.00	\$23,000.00
		Geith Hydraulic Tilt Coupler	\$20,051.00	\$15,640.00
Freight / PDI / Install:			Included	Included
		Total:	\$500,133.00	\$390,105.00

FOB: Fort Pierce, Florida

SENT BY: Lee Lassiter
Florida Government and Solid Waste Specialist
National Equipment Dealers, LLC

DATE: 3/7/2022
*Revised 10/10/2022

QUOTE GOOD THROUGH:

10/31/2022

SPECIAL NOTES: This Standard HW210 Unit based FSA CPP Pricing

Trade In Equipment - Purchases herby bargains, sells and conveys unit Seller the above described Trade-In Equipment and certifies it to be free and clear of liens, encumbrances, and security interests except to the extend shown below.		I agree to pay all taxes and other charges and settle for the purchase price as follows:	
		1. Total Cash Price	-
		2. Trade Allowance / Down Pm	-
Description		Allowance	
	-	3. Unpaid Cash Payment	-
	-	4. Sales Tax (TBD)	-
	-	5. DOC fees or Charges	-
1. Trade Allowance	-	6. Total Taxes and Fees	-
2. Other (Specify)	-	7. Cash Due on Delivery	-
2a.	-	In the event Buyer fails to pay any portion of the amount identified above, Buyer shall be responsible, and must reimburse Seller, for any costs (including litigation costs and attorney's fees) incurred by Seller collecting the outstanding balance. Any past due amounts owing under this Bill of Sale shall accrue interest at 1% % per month until the entire balance is paid in full	
3. Cash Down Payment with Order	-		
4. Total Cash and Other Down Payment	-		
5. Total Down Payment	-		

1. Title to or ownership of the Property shall not pass from Seller to Buyer, and Seller is not obligated to relinquish possession of the Property, until Seller is paid in full and all funds have cleared. In the event Buyer fails to make immediate payment, Buyer shall be in default under this agreement, and Seller may pursue any available remedy under applicable law. Buyer shall still be responsible for all unpaid rental charges associated with the rental of said Property through the completion of the sale

2. Risk of loss of the Property shall pass to Buyer when Seller notifies Buyer that the Property is available for pick-up or shipment. If Buyer does not furnish shipping instructions, Seller will select the mode of shipping. In that situation, if Seller selects to ship the Property by carrier, risk of loss shall pass to Buyer when Seller makes the Property available to the carrier for shipment. Any charges to ship, load, unload, erect or dismantle the Property, and any demurrage or similar charges, are the sole responsibility of Buyer.

3. To the full extent allowed by law, Buyer agrees to indemnify, defend and hold harmless Seller from and against any and all (1) federal, state, municipal and local license fees and taxes of any kind or nature owing from Buyer in connection with the purchase of the Property, including without limitation, any and all excise, personal property use and sales taxes; and (2) liabilities, obligations, losses, damages, and penalties incurred by, and claims, actions, and suits against, Seller which result from the sale of the Property to Buyer or in connection with Buyer's use, possession, or ownership of the Property.

4. If and when Seller receives payment in full, Seller will assign to Buyer Seller's rights in any warranties provided to Seller by an applicable manufacturer or other third party, to the extent Seller has the right to assign such rights. Buyer agrees and understands that Seller makes no warranty regarding the condition of any machines, equipment, parts, and other goods (the "Property"), except as expressly agreed in a writing signed by NED. Seller DISCLAIMS all implied warranties, **including the implied warranties of merchantability and fitness for particular purpose**. Seller warrants only that (1) Seller is the true and lawful owner of the Property; (2) the Property shall be transferred to Buyer free and clear of all liens and encumbrances; and (3) Seller currently holds the right to transfer ownership of the Property to Buyer pursuant to the terms herein. Without limiting any language in this document, Buyer acknowledges that all used machines, equipment, parts, and other goods purchased from Seller "As Is."

Purchaser Signature: _____