



Quote Valid for 90 days

Contract
011723-
VCE

Date: 12/19/2025

Buying Agency:	TOWN OF WINDSOR	Dealership:	ALTA CONSTRUCTION EQUIPMENT NY LLC
Contact Person:		Prepared By:	ANNE JACKSON
Phone:		Phone:	315-729-0747
Email:		Email:	ANNE.JACKSON@ALTG.COM

Sourcewell Product Code	J - Volvo Pricing Catalog: Tandem Drum Vibratory Rollers (Asphalt Compactors)
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A. Catalog / Price Sheet Items being purchased			
Quan	Description	Unit Pr	Total
1	DD35B	\$67,790	\$67,790
	PRICING GOOD THRU 2/15/26		
		Sourcewell Machine Price:	\$67,790
		Additional Discount:	\$0
		Subtotal A:	\$67,790

B. Sourced and/or Non-Contracted Items			
Quan	Description	Unit Pr	Total
1			\$0
1			\$0
1			\$0
1			\$0
1			\$0
1			\$0
1			\$0
1			\$0
1			\$0
		Subtotal B:	\$0

C. Freight / Installation / Ext Warranty / Trade-Ins / Other Allowances/ Miscellaneous Charges	
Freight	\$1,000
PDI	\$600
STD MFG 2 YR UNLIMITED HOUR WARRANTY	
	Subtotal C: \$1,600

Delivery Date:		D. TOTAL PURCHASE PRICE (A+B+C):	\$69,390
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Prepared For

TOWN OF WINDSOR HIGHWAY
174 CHAPEL ST
WINDSOR, NY 138654116

Prepared By

Chris Olds
Five Star Equipment, Inc.
1653 NY Route 11
Kirkwood, NY 13795
6073437221
colds@fivestarequipment.com

Quote Id 1580750

Creation Date 03-Feb-2026

Expiration Date 10-Feb-2026





JOHN DEERE

Quote Id 1580750

03-Feb-2026

TOWN OF WINDSOR HIGHWAY

174 CHAPEL ST

WINDSOR, NY 138654116

Estimated Delivery Date:

FOB:

** Quote is subject to machine availability and managers approval.

Chris Olds

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Quote Summary

Equipment Summary	QTY In Group
BOMAG BW 138 AD-5 Roller ~ Sourcewell Contract 060122-BA	1
Equipment Total	\$74,524.52
Quote Summary	
Total Selling Price	\$74,524.52
Sub-total	\$74,524.52
Balance Due	\$74,524.52

Salesperson : X _____

Accepted By : X _____

Selling Equipment

Quote # 1580750
 Customer TOWN OF WINDSOR HIGHWAY

BOMAG BW 138 AD-5 Roller ~ Sourcewell Contract 060122-BA

QTY In Group : 1

Hours ---
 Serial Number
 Stock Number ---
 PUK Parent Serial # ---

Equipment Summary

Code	Description	Qty
1	BOMAG BW 138 AD-5 Roller	1

Base / Options

Code	Description	Qty
	ROPS, hinged	1
	Economizer+ with temperature display	1
	Rotary Beacon with bayonet lock	1

Total Base / Options

Selling Price Subtotal

Total Selling Price

Proud to be an

Employee-Owned Company

Federal ID #25-1511922 - NY Dealer #7068060

SYRACUSE
 6018 Drott Drive
 East Syracuse, NY 13057
 Ph: (315) 432-0779
 Fax: (315) 432-0676

Ship To: IN STORE PICKUP

Invoice To: TOWN OF WINDSOR HIGHWAY DEPT.
 P.O. BOX 369
 174 EAST CHAPPEL STREET
 WINDSOR NY 13865

Branch 05 - SYRACUSE		
Date 02/04/2026	Time 15:53:43 (O)	Page 1
Account No WINDS001	Phone No 6076551615	Est No 02 Q00236
Ship Via CUSTOMER P/U	Purchase Order QUOTE	
Tax ID No		
DEVIN HARRIGAN		Salesperson 58

EQUIPMENT ESTIMATE - NOT AN INVOICE

Description **** Q U O T E **** EXPIRY DATE: 03/06/2026 Amount

New Factory Order 2026 BOMAG BW138AD5 54" DUAL STEEL DRUM 75073.00
 ROLLER WITH 45HP KUBOTA DIESEL ENGINE.
 ****INCLUDING THE FOLLOWING OPTIONS****
 E16-Rotary beacon
 S19-ROPS, hinged
 SN1-Safety standard
 VM25-Economizer+°C/°F-display
 **LEAD TIME ON NEW ORDER IS APPROXIMATELY APRIL 2026.
 PRICE INCLUDES PDI, AND FACTORY FREIGHT. PRICED WITH
 CUSTOMER PICKING UP AT SEI SYRACUSE, AND PRICED USING
 060122-BAI SOURCEWELL CONTRACT**

Sale # 01 Subtotal: 75073.00
 Total: 75073.00

Subtotal: 75073.00
 Quote Total: **75073.00**

Authorization: _____
 PRICE IS VALID FOR 30 DAYS. UNIT COMES WITH 1 YEAR WARRANTY
 FROM BOMAG, WARRANTY DOES NOT COVER TRAVEL TIME OR MILEAGE.
 LEAD TIME ON NEW ORDER IS APPROXIMATELY APRIL 2026.
 PRICED USING SOURCEWELL 060122-BAI CONTRACT.
 BOMAG BW138AD5 LIST PRICE: \$108,849.00
 SOURCEWELL CONTRACT AND SEI DISCOUNT: -\$33,776.00
 SOURCEWELL 060122-BAI CONTRACT PRICE: \$75,073.00

THERE ARE NO EXPRESS WARRANTIES UNLESS THEY APPEAR IN WRITING SIGNED BY THE SECURED PARTY. THERE ARE NO EXPRESS OR IMPLIED WARRANTIES OR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE IN CONNECTION WITH THIS SALE. WARRANTIES ON NEW MACHINES ARE LIMITED TO THAT EXTENDED BY THE MANUFACTURER. COPIES OF WARRANTIES APPLYING TO EACH MANUFACTURER ARE ON FILE AT THE OFFICES OF SELLER - SECURED PARTY AND ARE AVAILABLE UPON REQUEST. ALL USED EQUIPMENT IS SOLD "AS IS, WHERE IS".

Seller-Secured Party shall not be responsible for delays in delivery for causes beyond the reasonable control of Seller-Secured Party such as, but without limitation to, transportation delay or interruptions; strikes, act of God, insurrections, war, etc. Under no circumstances shall Seller-Secured Party be liable for loss of use, down-time or any other consequential damages. Seller-Secured Party makes no representations or certifications express or implied concerning compliance of this equipment with OSHA standards. Compliance with OSHA standards applicable to operation, use, and maintenance is the sole responsibility of Purchaser-Debtor.

ACCEPTED: STEPHENSON EQUIPMENT, INC.
 SELLER-SECURED PARTY

AGREEMENT SUBJECT TO TERMS AND CONDITIONS ON REVERSE SIDE
 I/We certify that I/we have read this agreement in its entirety and have no understanding nor agreement nor relied upon any representation other than those contained herein.

X _____
 Accepted By
 NOTICE: The Salesman has no authority to grant acceptance. All and any acceptance must be by a designated office of Seller-Secured Party and only at its office shown above. No other acceptance is valid.

X _____
 Received By
Thank You For Your Business!

CREATION OF SECURITY INTEREST. Debtor hereby grants to Secured Party a security interest in the Collateral described on the face hereof to secure the performance or payment of the Obligations of Debtor to Secured Party as stated on the face hereof. Upon default, Debtor shall pay immediately to Secured Party, if Secured Party so elects, the entire amount remaining unpaid under this Security Agreement.

PROTECTION OF COLLATERAL. The Collateral

(a) will not be misused or abused, wasted or allowed to deteriorate, except for the ordinary wear and tear of its intended primary use, and
(b) will be insured until this Security Agreement is terminated against all expected risks to which it is exposed, including fire, theft and collision, and those which Secured Party may designate, with the policies acceptable to Secured Party, payable to both Secured Party and Debtor, as their interests appear, and with duplicate policies deposited with Secured Party.

PROTECTION OF SECURITY INTEREST.

(a) the Collateral will not be sold, transferred or disposed of or be subject to any unpaid charge unless the Secured Party consents in advance in writing and
(b) Debtor will sign and execute alone or with Secured Party any Financing Statement or other document or procure any document, and pay all connected costs, necessary to protect the security interest under this Security Agreement against the rights or interests of third persons, and
(c) Debtor will reimburse Secured Party for any action to remedy a default which Secured Party elects pursuant to the terms of Paragraph SECURED PARTY'S RIGHTS AND REMEDIES.

DEFAULT. Misrepresentation or misstatement in connection with, non-compliance with or non-performance of any of Debtor's Obligations or Agreements under paragraph ADDITIONAL AGREEMENTS AND AFFIRMATIONS shall constitute default under this Security Agreement. In addition, Debtor shall be in default if bankruptcy or insolvency proceedings are instituted by or against the Debtor or if Debtor makes any assignment for the benefit of creditors.

SECURED PARTY'S RIGHTS AND REMEDIES

A. SECURED PARTY MAY ASSIGN this Security Agreement, and

(1) if Secured Party does assign this Security Agreement, the Assignee shall be entitled, upon notifying the Debtor, to performance of all of Debtor's Obligations and Agreements under paragraph ADDITIONAL AGREEMENTS AND AFFIRMATIONS and Assignee shall be entitled to all of the rights and remedies of Secured Party under this paragraph, and

(2) Debtor will assert no claims or defenses he may have against Secured Party against the Assignee except those granted in this Security Agreement, and

B. UPON DEBTOR'S DEFAULT, Secured Party may exercise his rights of enforcement under the Uniform Commercial Code in force at the date of this Security Agreement and, in conjunction with, addition to or substitution for those rights, at Secured Party's discretion, may

(1) enter upon Debtor's premises to take possession of, assemble and collect the Collateral and remove it or to render it unusable, and

(2) require Debtor to assemble the Collateral and make it available at a place Secured Party designates which is mutually convenient to allow Secured Party to take possession or dispose of the Collateral, and

(3) waive any default or remedy any default in any reasonable manner without waiving the default remedied and without waiving any other prior or subsequent default, and

(4) incur reasonable attorney's fees and legal expenses in exercising any of his rights and remedies upon Debtor's default which shall become part of his reasonable expenses of retaking, holding, preparing for sale and the like.

WARRANT OF ATTORNEY TO CONFESS JUDGMENT. Debtor, in the event of this nonpayment of this Security Agreement in full when the same shall be due, whether by acceleration or otherwise, does hereby empower any prothonotary or any attorney of any court of record within the United States or elsewhere to appear for Debtor and with or without declaration filed confess judgment against Debtor and in favor of Secured Party or any holder of this Security Agreement for the sum due and payable hereon, with costs of suit and attorney's commission of 15% for collection with release of all errors and without stay of execution or right of appeal, waive all laws exempting real or personal property, and inquisition and extension upon any levy on real estate are hereby waived and condemnation agreed to, and no benefit of exemption will be claimed under and by virtue...of any exemption law now in force or which may be hereafter passed.

ADDITIONAL AGREEMENTS AND AFFIRMATIONS

A. DEBTOR AGREES AND AFFIRMS

(1) that information supplied, and statements made by Debtor in any financial or credit statement or application for credit prior to this Security Agreement are true and correct, and

(2) that no Financing Statement covering the trade-in equipment, if any or its proceeds is on file in any public office, and

(3) that the addresses of Debtor's residence and place or places of business, if any, are those appearing below his signature.

B. MUTUAL AGREEMENTS

(1) "Debtor" and "Secured Party" as used in this Security Agreement, include the heirs, executors or administrators, successors or assigns of those parties.

(2) if more than one Debtor executes this Security Agreement, their Obligations under this Security Agreement shall be joint and several.

(3) the law governing this Secured Transaction shall be that of the State of Pennsylvania in force at the date of this Security Agreement.

C. APPLICABLE SALES TAXES

(1) Applicable state(s)' sales tax will be applied where required unless purchaser provides a valid exemption certificate supporting that the property is exempt from applicable sales taxes. If timely taken in proper form and in good faith the certificate relieves the seller from liability for the sales. If the seller is not registered or legally required to collect sales taxes in a particular jurisdiction then the purchaser understands that the responsibility for the payment of applicable sales/use taxes to the jurisdiction(s) is the responsibility of the purchaser.

Customer Initials

SEI WIRE TRANSFER POLICY (SEI RECEIVING A WIRE)

It is the primary duty of the customer (or the sender or payer) to independently authenticate and verify wiring information with SEI before they initiate a wire transfer using a trusted channel to contact the appropriate party at the dealership.

We suggest that customers verbally verify with SEI that information is authentic and where possible use multi-factor authentications.