



Sudden Service, Inc.

Parts and Service Support for Taylor Products
Sales * Service * Rentals
 3702 East 3rd Street / Panama City, FL 32401
 850-807-0559

SERVICE SALES QUOTE

Date: 2/3/2025 7:22:41 PM
 Quote No. 1794795

Billing Type: Billable

Customer:	GRAND PANAMA 11800 FRONT BEACH ROAD PANAMA CITY BEACH, FL 32407-0600 USA	Customer Code No.	25685900
		Customer P.O.	
		Customer Phone No.	850 249 4470
		Contact Name:	Joshua Hipp

Model No.	400REOZVC	Serial No.	2134405	Customer Truck No.	
				Hour Meter:	0

Symptom: This quote is to remove and replace existing fuel tank. Multiple steps are involved to facilitate this repair. Testing of generator by supplying an external fuel source to start generator and check that the generator is making voltage. Use of a crane, fuel extraction and fuel fill are provided in this quote to facilitate the overall replacement. Labor to disassemble generator wiring and associated sections of the generator from the fuel tank, remove generator, remove the existing tank, set new tank, install generator and associated parts and wiring. A Full PM service to include, batteries, radiator hoses, coolant, oil, fuel filters, and air filter. A clogged intercooler is quoted for replacement along with a basin alarm system that is currently a known faulty part on the generator. Given the scale of repair on this quote it is possible failed parts could be found when making the fuel tank repair. At that time Taylor SSI would make it known to governing CAM for quote and repair. Thank you for the opportunity to provide this quote. We look forward to a seamless replacement of this fuel tank. Lead time for fabrication and delivery of this tank is 10 months upon approval.

	Drive Hrs	Reg Hrs	O.T. Hrs	Wait Hrs	Mileage	SSI Representative
2/3/2025 8:02:00 PM	4.00	40.00	0.00	0.00	60.00	MARK JETT
2/3/2025 8:24:00 PM	4.00	40.00	0.00	0.00	60.00	Daniel Mullins
Total	8.00	80.00	0.00	0.00	120.00	
Price	\$1,040.00	\$10,400.00	\$0.00	\$0.00	\$300.00	Total Extended: \$11,740.00

Quantity	Part Number	Description	Unit Price	Extended
1.00	Special Charge	400 Gallon Fuel Tank with add on Florida regulation spill box	\$23,848.33	\$23,848.33
1.00	Special Charge	Crane to facilitate removal and replacement of fuel tank	\$8,000.00	\$8,000.00
1.00	Special Charge	400 gallon fuel removal and disposal	\$1,505.00	\$1,505.00
1.00	Special Charge	400 gallons fuel fill (Current Pricing)	\$2,310.00	\$2,310.00
1.00	Special Charge	Fuel Tank Freight Michigan to Grand Panama	\$5,250.00	\$5,250.00
1.00	Special Charge	Full PM: Belts, Rad Hoses, Oil & Filter, Air Filter, Fuel Filter, Batteries (2)	\$1,727.10	\$1,727.10
1.00	Special Charge	Engine Intercooler	\$12,526.40	\$12,526.40
1.00	Special Charge	Basin Alarm System	\$1,022.32	\$1,022.32
Total Extended:				\$56,189.15

Approved by Customer Representative:	Ryan Mcnerney	Total:	\$67,929.15
(Applicable Taxes and Expenses not included in estimate)			

Quote Form

Comments:
 PARTS SOLD ON THIS SALES ORDER ARE SUBJECT TO THE CONDITIONS ON THE REVERSE SIDE HEREOF.

QUOTE IS VALID FOR 7 DAYS

REPLACEMENT PARTS WARRANTY

Repair or replacement parts supplied by Sudden Service, Inc. will be warranted for 90 days from the date of original purchase.

No warranties or guarantees, expressed or implied, shall be in effect except the written published warranty in effect at the time of delivery.

CONDITIONS OF SALE

The responsibility of Sudden Service, Inc. ceases with delivery of goods to Transportation Company. Sudden Service, Inc. will not accept goods returned without permission. No claims for shortage allowed unless notification made within five days after receipt of goods. It is expressly agreed and understood between seller and purchaser that the title to goods mentioned in this Sales Order is to remain vested in Sudden Service, Inc. until sale amount paid in full.

Under no circumstances shall Sudden Service, Inc. be liable for loss, damage, cost of repair of consequential damages of any kind in connection with the sale, use or repairs resulting from improper or inept use or installation of equipment or replacement parts on this Sales Order, other than those assumed by suppliers of Sudden Service, Inc..

SUBMITTING CLAIMS AGAINST CARRIERS

It is the sole responsibility of Sudden Service, Inc. customers prior to accepting incoming shipments from carriers to inspect goods for possible shipping damage. If damage is found, it must be noted on the carrier's delivery receipt and a claim filed immediately with the carrier, not Sudden Service, Inc..

If damages are discovered after the shipment is accepted, contact the carrier and ask that a representative be sent immediately to inspect the shipment and assist in filing a claim.

Sudden Service, Inc. cannot file a claim in the customer's behalf. This can only be done by the customer.



EQUIPMENT RENTAL AGREEMENT #1791979

Remit To:
 PO Box 903
 Louisville, MS 39339

This Agreement ('The Agreement') is made by and between Taylor Sudden Service ('Lessor') and:

('Lessee'): GRAND PANAMA 11800 FRONT BEACH ROAD PANAMA CITY BEACH, FL 32407-0600 Ship To: 11800 FRONT BEACH ROAD PANAMA CITY BEACH, FL 32407-0600	203 893 8911	Date: 1/31/2025 Begin Date: 5/12/2025 End Date: 10/6/2025 Salesman: 583 - 583 Orig Branch: 031 Branch Phone: 850-807-0559 Customer PO:
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Contact: Rich Banks	Phone #2: 203 893 8911	Cell: 203 893 8911	Email: rich@maxet.net
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The Lessor does hereby lease the following described equipment ('The Equipment'). Lessee shall pay for the Equipment according to the following Rate Type and Rate:

EQUIPMENT SERVICES

#	Unit No	Size	Model	Unit Serial		
1	6503	560 KW	TM704	21.67749		
#	Configuration	Beg Hr	Insured	Rate Type	Rate Period	Rate
1	480V 3 PH	2495	\$229,800.20	SINGLE SHIFT	MONTHLY	\$7,650.00

ADDITIONAL EQUIPMENT SERVICES

Service Description	Service Related Comment	Qty	Rate
FREIGHT	Return: Grand Panama to SSI Mobile AL	1	\$1,200.00
SPEC - HOOK UP FEE	HOOK UP FEE Terminate Rental to Current Emergency Standby Generator	1	\$1,300.00
SPEC - CABLE - MONTHLY 4/0 X 50'	Cables and pigtails 17 of each	17	\$1,615.00

SERVICES TOTAL **\$11,765.00 ***

#	Comments
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*** Plus Tax, from Agreement/Start Date until Equipment is returned to Lessor's place of business.**

Rental is payable in advance. DELIVERY, RETURN, PICK-UP, FUEL, WIRING, INSTALLATION, LOADING, UNLOADING, ROUTINE MAINTENANCE, INSURANCE, SAFETY, CLEANING AND REPLACEMENT are the sole responsibility of the Lessee.

Place Of Use - The Equipment shall be used at the above Unit Location. Lessee shall inform Lessor of any proposed movement of the Equipment to another location other than set forth above at least two (2) business days before such proposed move. Lessee shall allow Lessor to inspect Equipment at any time. Lessor may remove Equipment from any location without notice to Lessee, if in the sole opinion of Lessor, Equipment is being used beyond its capacity or is being improperly cared for or abused.

TITLE - Lessee recognizes that title to the Equipment is in Lessor's name and will remain in Lessor's name throughout the term of this Agreement

TERMS OF RENTAL	Rental Day = 24 Hours	Rental Week = 7 Days	Rental Month = 28 Days	
	DAY	WEEK	MONTH	
Single Shift Max Run time	8 Hours	40 Hours	160 Hours	Single Shift Rate (X) 1.5*
Double Shift Max Run time	16 Hours	80 Hours	320 Hours	Double Shift Rate (X) 2.0*
Continuous	Unlimited	Unlimited	Unlimited	Not Applicable

RATE CHANGE - Rental Rates can be converted from daily to weekly or weekly to monthly starting on the date of Lessee notifying Lessor that equipment will be rented for a longer duration than originally planned. Rental rates will not be converted back to the original Start Date.

CABLE - The Lessee shall be responsible for any charges incurred for lost or damaged cables as follows: All Cables will be inspected prior to leaving the premise and upon return from Lessee. Any damages to cables will be assigned into one of two groups; Damaged Cable and/or Cut Cable End. Charges for Damaged Cable will be \$500.00 per 50ft. Length of cable. Charges for Cut Cable End will be \$150.00 per end. Cable Ends that have been cut more than 1 Ft. will be considered a Damaged Cable. Lost or damaged Cable End Whip will be replaced at a charge of \$150.00 each.

TERMINATION - For failure to pay rent when due, Lessor may at its election, terminate this Agreement and the Lessee shall, at its expense, return the Equipment to the Lessor.

SAFE OPERATION - Lessee's operation of the Equipment shall be in compliance with all laws and regulations related to safety, pollution and environmental protection as well as all other laws and regulations. Lessee shall be solely responsible for the safe operation of the Equipment. Lessee acknowledges that it was given an opportunity to, and did, inspect the Equipment for adequate safety equipment and that the Equipment met or exceeded all statutory requirements and/or good safety practice standards for the Lessee's business. Lessee agrees it will do safety checks on the Equipment as required by law and/or by its own safety practice standards, and will follow all safety instructions supplied with, or written on, the Equipment.

COST AND ATTORNEY'S FEES - If an action is commenced by Lessor or if Lessor is required to retain an attorney to enforce any of the Lessor's rights, and Lessor prevails, Lessee agrees to pay Lessor's actual attorney's fees and all other costs of enforcement. This Agreement shall be construed in accordance with the laws of the State of Mississippi to the exclusion of its rules on the conflicts of law.

CLEANING, REPLACEMENT, MAINTENANCE AND REPAIR - Lessee shall return Equipment to Lessor's place of business in the same condition as when received by Lessee, normal wear expected. In the event the Equipment has been lost, stolen or is excessively dirty Lessee shall pay Lessor the cost incurred to clean or replace. Lessee, at its expense, shall be responsible for routine maintenance of the Equipment while in its possession including a 250 Hour oil and filter change and all tire repairs. Lessor shall be responsible for repairing or replacing (at its option) Equipment, after written notification by Lessee, or any condition that makes Equipment unserviceable and which arises from Equipment failure under normal operating conditions. Lessee shall pay for all other repairs ('Other Repairs'). Any other Repairs desired by Lessee shall be made at Lessee's sole expense by Lessor at its regular rates for repair work or by another approved service company in advance in writing by Lessor. Lessee is not authorized to incur for Lessor's account any expense in repairing or replacing Equipment without the advance written consent of the Lessor.

LIMITED WARRANTY - Lessee has selected Equipment and has independently determined it is suitable for the Lessee's intended use solely relying upon Lessee's own judgement. Lessor's sole warranty is that Equipment when delivered to Lessee is in serviceable condition. Lessee will, within 24 hours following delivery, inspect the condition of Equipment and within such time Lessee shall notify Lessor by fax or certified mail of any claim of defect stating it in detail. If Lessee does not notify Lessor, Lessee accepts Equipment as being in safe and serviceable condition. EQUIPMENT IS LEASED WITHOUT ANY OTHER WARRANTY WHATSOEVER, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY, SUITABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

DAMAGE LIMITATION - LESSOR SHALL NOT BE LIABLE TO LESSEE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY KIND INCLUDING LOST PROFITS RESULT IN ANY DEFECT, INEFFICIENCY OR BREAKAGE OF EQUIPMENT. IT IS FURTHER UNDERSTOOD AND AGREED THAT RECOVERY OF DAMAGE BY LESSEE SHALL NOT EXCEED THE TOTAL AMOUNT OF RENTAL ACTUALLY COLLECTED UNDER THIS AGREEMENT.

INSURANCE AND INDEMNITY - Risk of loss of Equipment passes to Lessee when Equipment leaves Lessor's location. Lessee warrants that before Equipment leaves Lessor's location, it has insurance that insures Equipment against loss by fire, theft, and provides all normal extended risk coverage in an amount equal to the value of the Equipment in the amount displayed above and insures against liability arising out of its use. Lessee agrees to indemnify, defend and hold harmless from all actions, claims and demands asserted against Lessor by any person or entity on account of all violations of law, personal injury and property damage claimed to be connected with Equipment and arising during the term of the Agreement, excluding only claims based on the Lessor's sole, gross negligence. The Agreement constitutes the complete Agreement between the parties. Lessee shall not assign its rights under the Agreement, nor the right to use the Equipment, without the consent, in writing of the Lessor first obtained. No modification of the Agreement shall be binding on either party unless made in writing executed by Lessor.

ARBITRATION - The Lessee and Lessor agree that any and all claims, disputes and/or controversies ('claims') between Lessee and Lessor shall be resolved by binding arbitration administered by the American Arbitration Association. The Arbitration shall be heard and decided by one qualified Arbitrator selected by mutual agreement of the parties. Failing such agreement each party shall select one qualified Arbitrator and the two selected shall select a third. The parties agree that the decision of the Arbitrator(s) shall be final and enforceable through a court proceeding. All parties hereto agree to arbitration for their individual respective anticipated benefit of reduce costs of pursuing resolution of a claim should one arise. The parties acknowledge that by signing this Agreement, both parties are giving up the right to a jury trial for all claims which may arise out of this Agreement. This arbitration clause shall also bind the Lessor and Lessee's successors, heirs or assigns. The undersigned acknowledge that each of them has read and understands this Agreement, including the arbitration provision, and that each of them voluntarily consents to and accepts all of its terms and conditions.

On Month _____ Day _____ Year _____

Print Name of Signee

Print Name of Signee

(For) Taylor Sudden Service, Inc (Lessor)

(For) GRAND PANAMA (Lessee)