

**AGREEMENT BETWEEN THE
CITY OF PORT ST. LUCIE, FLORIDA
AND
MULTIQUIP INC.
FOR
PORTABLE CONSTRUCTION EQUIPEMENT - GENERATORS
COOPERATIVE CONTRACT**

THIS AGREEMENT is made and entered into as of the date last entered below by and between the **CITY OF PORT ST. LUCIE**, a Florida municipal corporation, whose mailing address is 121 SW Port St. Lucie Blvd., Port St. Lucie, FL 34896 (“City” or “CITY”) and **MULTIQUIP INC.**, whose mailing address is 6141 KATELLA AVE SUITE # 200, CYPRESS CA 90630, 800-421-1244 (“Contractor”). City and Contractor may be referred to herein individually as a “party” or collectively as the “parties.”

WITNESSETH

WHEREAS, the City requires goods and services of Contractor pursuant to Sourcewell Contract # 020923-MTQ for Portable Construction Equipment with Related Accessories and Attachments, dated April 12, 2023, between Sourcewell and Contractor for Goods and Services, including its amendments, assignments, renewals and addenda (collectively referred to as “Contract Documents” or as the “Contract”); and

WHEREAS, the parties wish to incorporate the terms and conditions of the Contract Documents between the Contractor, its predecessors and/or assignors, and Sourcewell, including any and all contract renewals, amendments and change orders, substituting the “City of Port St. Lucie” for “Sourcewell” in all places; and

WHEREAS, the City has the authority to enter into this Agreement with Contractor per State of Minnesota local Government Unit and Service Cooperative created under the laws of the State of Minnesota (Minnesota Statutes Section 123A.21) that offers cooperative procurement solutions to Government Entities, and page 4 of the Contract, dated April 12, 2023, which was agreed upon by both Sourcewell and the Contractor, its predecessors and/or assignors; and

WHEREAS, the City has determined that the original procurement was lawful, the Contractor, its predecessors and/or assignors, acted at all times in accordance with Florida law when bidding and the competitive procurement method used by Sourcewell is consistent with the purchasing policies and requirements of the City; and

NOW THEREFORE, in consideration of the mutual covenants set forth in this Agreement, the receipt and sufficiency of which is hereby acknowledged, the parties agree to modify and supplement the Contract Documents with the following terms and conditions:

Section 1. Whereas. The “whereas” clauses are hereby incorporated herein as forming the intent, purpose, and scope of this Agreement.

Section 2. Terms. The parties agree that pursuant to page 4 of the Contract, dated April 12, 2023 between the Contractor and the lead agency Sourcewell, the City is authorized to utilize the Contract via cooperative agreement, as follows:

- A. Incorporation of the Contract. Except as otherwise set forth in this Agreement, the parties hereby incorporate into this Agreement the terms and conditions of the Contract between the Contractor, its predecessors, successors and/or assignees, and Sourcewell, including any contract renewals, amendments, and change orders.
- B. Substitution. Except where the context requires otherwise, such as, but not limited to, compliance with City ordinances and regulations, City shall be deemed substituted for Sourcewell with regard to any and all provisions of the Contract, including by example, but not limitation, with regard to bond requirements, insurance, indemnification, licensing, termination, default, and ownership of documents. All recitals, covenants, representations, and warranties of Contractor made in the Contract are restated as if set forth fully herein, made for the benefit of City, and incorporated herein.
- C. Term. This Agreement shall be effective from the date upon which all parties have executed it through April 20, 2027. This Agreement may be extended one additional year upon the request of Sourcewell and written agreement by Contractor, and request of the City and written agreement by Contractor.
- D. Purchase Orders. In accordance with the Contract, If the City issues a purchase order, it may use its own forms, but the purchase order should clearly note the applicable Sourcewell contract number.
- E. Product and Pricing. In accordance with the Contract, City may purchase at the Sourcewell contracted rates contained in the Sourcewell pricing schedule as approved by Sourcewell and in effect at the time a purchase order is issued by the City and received by Contractor.
- F. Delivery Time and Location. Delivery. In accordance with the Contract, all delivered Equipment and Products must be properly packaged. Damaged Equipment and Products may be rejected. If the damage is not readily apparent at the time of delivery, Contractor must permit the Equipment and Products to be returned within a reasonable time at no cost to the City. The City reserves the right to inspect the Equipment and Products at a reasonable time after delivery where circumstances or conditions prevent effective inspection of the Equipment and Products at the time of delivery. In the event

of the delivery of nonconforming Equipment and Products, the City will notify the Contractor as soon as possible and the Contractor will replace nonconforming Equipment and Products with conforming Equipment and Products that are acceptable to the City. The Contractor must arrange for and pay for the return shipment on Equipment and Products that arrive in a defective or inoperable condition. The City may declare the Contractor in breach of this Agreement if the Contractor intentionally delivers substandard or inferior Equipment or Products.

- G. Government Appropriation. The parties acknowledge and agree that, if any purchases are made beyond City's current fiscal year (on or after October 1st), such purchases made under this Agreement are contingent upon an annual budget appropriation by the City Council.
- H. Tax Exemption. The City may be tax exempt and will share its tax-exempt certificate upon request.
- I. Conflict. In the event of conflict between the Contract or this Agreement, the terms and conditions in this Agreement shall supersede and take precedence over the Contract.
- J. Sovereign Immunity. Nothing in this Agreement, nor in the Contract, shall be deemed or otherwise interpreted as waiving City's sovereign immunity protections existing under the laws of the State of Florida, or extending or increasing the limits of liability as set forth in section 768.28, Florida Statutes.
- K. Warranty. See attached.

Section 3. Notice. Notice hereunder shall be provided in writing by certified mail return receipt requested, or customarily used overnight transmission with proof of delivery, to the City Manager at the address listed above.

Section 4. Public Records. Contractor understands that City is a public entity whose records are available and open to the public for review and inspection. Contractor agrees to comply with public records laws, specifically to:

- A. Keep and maintain public records required by the CITY to perform the service.
- B. The timeframes and classifications for records retention requirements must be in accordance with the General Records Schedule GS1-SL for State and Local Government Agencies. (See <http://dos.myflorida.com/library-archives/records-management/general-records-schedules>).
- C. Records include all documents, papers, letters, maps, books, tapes, photographs, films, sound recordings, data processing software, or other material, regardless of the physical

form, characteristics, or means of transmission, made or received pursuant to law or ordinance or in connection with the transaction of official business with the City. Contractor's records under this Agreement include, but are not limited to, supplier/sub engineer invoices and contracts, project documents, meeting notes, emails and all other documentation generated during this Agreement.

- D. Upon request from the City's custodian of public records, provide the City with a copy of the requested records or allow the records to be inspected or copies within a reasonable time at a cost that does not exceed the cost provided for by law. If Contractor does not comply with the City's request for records, City shall enforce the provisions in accordance with the Agreement.
- E. Ensure that project records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the Agreement term and following completion of the Agreement if the does not transfer the records to City.
- F. Upon completion of the Agreement, transfer, at no cost, to the City all public records in possession of the Contractor or keep and maintain public records required by the City to perform the service. If the Contractor transfers all public records to the City upon completion of the Agreement, the Contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Contractor keeps and maintains public records upon the completion of the Agreement, the Contractor shall meet all applicable requirements for retaining public records. All records kept electronically must be provided to the City, upon request from the City's custodian of public records, in a format that is compatible with the information technology systems of the City.

IF CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT:

**CITY CLERK
121 SW PORT ST. LUCIE BLVD.
PORT ST. LUCIE, FL 34984
(772) 871-5157
PRR@CITYOFPSL.COM**

- G. A Contractor who fails to provide the public records to the City within a reasonable time may also be subject to penalties under section 119.10, Florida Statutes.

Section 5. Scrutinized Vendors List. By entering into this Agreement with the City, Contractor certifies that it and those related entities of Contractor, as defined by Florida law, are not on the Scrutinized Companies that Boycott Israel List, created pursuant to section 215.4725, Florida Statutes, and are not engaged in a boycott of Israel. The City may terminate this Agreement if Contractor or any of those related entities of Contractor, as defined by Florida law, are found to have submitted a false certification or any of the following occur with respect to the company or a related entity: (i) it has been placed on the Scrutinized Companies that Boycott Israel List, or is engaged in a boycott of Israel, or (ii) for any contract for goods or services of one million dollars or more, it has been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or it is found to have been engaged in business operations in Cuba or Syria. Notwithstanding the preceding, the City reserves the right and may, in its sole discretion, on a case by case basis, to permit a company on such lists or engaged in business operations in Cuba or Syria to be eligible for, bid on, submit a proposal for, or enter into or renew a contract for goods or services of one million dollars or more, or may permit a company on the Scrutinized Companies that Boycott Israel List to be eligible for, bid on, submit a proposal for, or enter into or renew a contract for goods or services of any amount, should the City determine that the conditions set forth in section 287.135(4), Florida Statutes are met.

Section 6. Law, Venue, and Wavier of Jury Trial. This Agreement is to be construed as though made in and to be performed in the State of Florida and is to be governed by the laws of Florida in all respects without reference to the laws of any other state or nation. The venue of any action taken to enforce this Agreement, related to this Agreement, or arising from this Agreement, shall be in St. Lucie County, Florida. The parties to this Agreement hereby freely, voluntarily, and expressly, waive their respective rights to trial by jury on any issues so triable after having the opportunity to consult with an attorney.

Section 7. Insurance. The Contractor shall, on a primary basis and at its sole expense, agree to maintain in full force and effect at all times during the life of this Agreement, insurance coverage and limits, including endorsements, as described herein. The requirements contained herein, as well as City's review or acceptance of insurance maintained by the Contractor are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by Contractor under the Agreement.

The parties agree and recognize that it is not the intent of the City of Port St. Lucie that any insurance policy/coverage that it may obtain pursuant to any provision of this Agreement will provide insurance coverage to any entity, corporation, business, person, or organization, other than the City of Port St. Lucie and the City shall not be obligated to provide any insurance coverage other than for the City of Port St. Lucie or extend its immunity pursuant to section 768.28, Florida Statutes, under its self-insured program. Any provision contained herein to the contrary shall be considered void and unenforceable by any party. This provision does not apply to any obligation imposed on any other party to obtain insurance coverage for this project and/or any obligation to

name the City of Port St. Lucie as an additional insured under any other insurance policy or otherwise protect the interests of the City of Port St. Lucie as specified in this Agreement.

Workers' Compensation Insurance & Employer's Liability: The Contractor shall agree to maintain Workers' Compensation Insurance & Employers' Liability in accordance with section 440, Florida Statutes. Employers' Liability must include limits of at least \$100,000.00 each accident, \$100,000.00 each disease/employee, and \$500,000.00 each disease/maximum. A Waiver of Subrogation endorsement must be provided. Coverage shall apply on a primary basis. Should scope of work performed by contractor qualify its employee(s) for benefits under Federal Workers' Compensation Statute (for example, U.S. Longshore & Harbor Workers Act or Merchant Marine Act), proof of appropriate Federal Act coverage must be provided.

Commercial General Liability Insurance: The Contractor shall agree to maintain Commercial General Liability insurance, issued under an Occurrence form basis, including Contractual liability, to cover the hold harmless agreement set forth herein, with limits of not less than:

Each occurrence	\$1,000,000
Personal/advertising injury	\$1,000,000
Products/completed operations aggregate	\$2,000,000
General aggregate	\$2,000,000
Fire damage	\$100,000 any 1 fire
Medical expense	\$10,000 any 1 person

Additional Insured: An Additional Insured endorsement **must** be attached to the certificate of insurance (should be CG2026) under the General Liability policy. Coverage is to be written on an occurrence form basis and shall apply as primary and non-contributory. Defense costs are to be in addition to the limit of liability. A waiver of subrogation is to be provided in favor of the City. Coverage shall extend to independent contractors and fellow employees. Contractual Liability is to be included. Coverage is to include a cross liability or severability of interests provision as provided under the standard ISO form separation of insurers clause.

Except as to Workers' Compensation and Employers' Liability insurance, Certificates of Insurance and policies shall clearly state that coverage required by the Agreement has been endorsed to include the City of Port St. Lucie, a municipality of the State of Florida, its officers, agents and employees as Additional Insured for Commercial General Liability and Business Auto Liability policies. The name for the Additional Insured endorsement issued by the insurer shall read: "**City of Port St. Lucie, a municipality of the State of Florida, its officers, employees and agents shall be listed as additional insured and shall include Contract #20230115, Portable Construction Equipment – Generators..**" Copies of the Additional Insured endorsements shall be attached to the Certificate of Insurance. The policies shall be specifically endorsed to provide thirty (30) days written notice to the City prior to any adverse changes, cancellation, or non-renewal of coverage thereunder. Formal written notice shall be sent to City of Port St. Lucie, 121 SW Port St. Lucie Blvd., Port St. Lucie, FL 34984, Attn: Procurement. In the event that the statutory liability of the City is amended during the term of this Agreement to exceed the above

limits, the Contractor shall be required, upon thirty (30) days written notice by the City, to provide coverage at least equal to the amended statutory limit of liability of the City. Copies of the Additional Insured endorsement shall be attached to the Certificate of Insurance.

Business Automobile Liability Insurance: The Contractor shall agree to maintain Business Automobile Liability at a limit of liability not less than \$1,000,000.00 each accident covering any auto, owned, non-owned and hired automobiles. In the event the Contractor does not own any automobiles, the Business Auto Liability requirement shall be amended allowing Contractor to agree to maintain only Hired & Non-Owned Auto Liability. This amended requirement may be satisfied by way of endorsement to the Commercial General Liability, or separate Business Auto Coverage form. Certificate holder must be listed as additional insured. A waiver of subrogation must be provided. Coverage shall apply on a primary and non-contributory basis.

Waiver of Subrogation: The Contractor shall agree by entering into this Agreement to a Waiver of Subrogation for each required policy. When required by the insurer, or should a policy condition not permit an Insured to enter into a pre-loss contract to waive subrogation without an endorsement, then Contractor shall agree to notify the insurer and request the policy be endorsed with a Waiver of Transfer of Rights of Recovery Against Others, or its equivalent.

Deductibles: All deductible amounts shall be paid for and be the responsibility of the Contractor for any and all claims under this Agreement. Where an SIR or deductible exceeds \$25,000, the City of Port St. Lucie reserves the right, but is not obligated, to review and request a copy of the Contractor's most recent annual report or audited financial statement.

It shall be the responsibility of the Contractor to ensure that all independent contractor and subcontractors comply with the same insurance requirements referenced herein. It will be the responsibility of the Contractor to obtain Certificates of Insurance from all independent contractors and subcontractors listing the City as an Additional Insured without the language, "when required by written contract." If Contractor, any independent contractors, or any subcontractors maintain higher limits than the minimums shown above, the City requires and shall be entitled to coverage for the higher limits maintained by Contractor/independent contractor/subcontractor.

The Contractor may satisfy the minimum limits required above for either Commercial General Liability, Business Auto Liability, and Employers' Liability coverage under Umbrella or Excess Liability. The Umbrella or Excess Liability shall have an Aggregate limit not less than the highest "Each Occurrence" limit for either Commercial General Liability, Business Auto Liability, or Employers' Liability. When required by the insurer, or when Umbrella or Excess Liability is written on Non-Follow Form, the City shall be endorsed as an "Additional Insured."

The City by and through its Risk Management Department reserves the right, but is not obligated, to review, modify, reject or accept any required policies of insurance, including limits, coverages or endorsements, herein from time to time throughout the term of this Agreement. All insurance carriers must have an AM Best rating of at least A:VII or better. When a self-insured retention or deductible exceeds \$25,000, the City reserves the right, but is not obligated, to review and request a copy of the Contractor's most recent annual report or audited financial statement.

A failure on the part of the Contractor to execute the Agreement and/or punctually deliver the required insurance certificates and other documentation may be cause for termination of the Agreement.

Section 8. Audits. The Contractor shall establish and maintain a reasonable accounting system that enables the City to readily identify the Contractor's assets, expenses, costs of goods, and use of funds throughout the term of the Agreement for a period of at least seven (7) years following the date of final payment or completion of any required audit, whichever is later. Records shall include, but are not limited to, accounting records, written policies and procedures; subcontract files (including proposals of successful and unsuccessful bidders, bid recaps, etc.); all paid vouchers including those for out-of-pocket expenses; other reimbursement supported by invoices; ledgers; cancelled checks; deposit slips; bank statements; journals; original estimates; estimating work sheets; contract amendments and change order files; back charge logs and supporting documentation; insurance documents; payroll documents; timesheets; memoranda; and correspondence. The Contractor shall permit the City's authorized auditor or any authorized representative of the State, and where federal funds are involved, the Comptroller General of the United States, or any other authorized representative of the United States government, to access and examine, audit, excerpt and to make copies of all books, documents, papers, electronic or optically stored and created records or other records relating or pertaining to this Agreement kept by or under the control of the Contractor, including, but not limited to, those kept by the Contractor, its employees, agents, assigns, successors, and subcontractors. Such records shall be made available to the City during normal business hours at the Contractor's office or place of business. The Contractor shall not impose a charge for audit or examination of the Contractor's books and records. If an audit discloses incorrect billings or improprieties, the City reserves the right to charge the Contractor for the cost of the audit and appropriate reimbursement. Any adjustments and/or payments that must be made as a result of any such audit or inspection of the Contractor's invoices and/or records shall be made within a reasonable amount of time (not to exceed ninety (90) days) from presentation of the City's findings to the Contractor. Evidence of criminal conduct will be turned over to the proper authorities.

The Contractor shall ensure the City has these rights with Contractor's employees, agents, assigns, successors, and subcontractors, and the obligations of these rights shall be explicitly included in any subcontracts or agreements formed between the Contractor and any subcontractors to the extent that those subcontracts or agreements relate to fulfillment of the Contractor's obligations to the City.

Section 9. E-Verify. In accordance with section 448.095, Florida Statutes, the Contractor agrees to comply with the following:

1. Contractor must register with and use the E-Verify system to verify the work authorization status of all new employees of the Contractor. Contractor must provide City with sufficient proof of compliance with this provision before beginning work under this Agreement.
2. If Contractor enters into a contract with a subcontractor, Contractor must require each and every subcontractor to provide the Contractor with an affidavit stating that the

subcontractor does not employ, contract with, or subcontract with an unauthorized alien. The Contractor shall maintain a copy of each and every such affidavit(s) for the duration of this Agreement and any renewals thereafter.

3. The City shall terminate this Agreement if it has a good faith belief that a person or an entity with which it is contracting has knowingly violated section 448.09(1), Florida Statutes.
4. Contractor shall immediately terminate any contract with any subcontractor if Contractor has, or develops, a good faith belief that the subcontractor has violated section 448.09(1), Florida Statutes. If City has or develops a good faith belief that any subcontractor of Contractor knowingly violated section 448.09(1), Florida Statutes, or any provision of section 448.095, Florida Statutes, the City shall promptly notify the Contractor and order the Contractor to immediately terminate the contract with the subcontractor.
5. The City shall terminate this Agreement for violation of any provision in this section. If the Agreement is terminated under this section, it is not a breach of contract and may not be considered as such. If the City terminates this Agreement under this section, the Contractor may not be awarded a public contract for at least one (1) year after the date on which the Agreement was terminated. A contractor is liable for any additional costs incurred by the City as a result of the termination of a contract.
6. The City, Contractor, or any subcontractor may file a cause of action with a circuit or county court to challenge a termination under section 448.095(5)(c), Florida Statutes, no later than twenty (20) calendar days after the date on which the Agreement was terminated. The parties agree that such a cause of action shall be filed in accordance with the Venue provision, as provided herein.

Section 10. Construction. The title of the section and paragraph headings in this Agreement are for reference only and shall not govern, suggest, or affect the interpretation of any of the terms or provisions within each section or this Agreement as a whole. The use of the term “including” in this Agreement shall be construed as “including, without limitation.” Where specific examples are given to clarify a general statement, the specific language shall not be construed as limiting, modifying, restricting, or otherwise affecting the general statement. All singular words and terms shall also include the plural, and vice versa. Any gendered words or terms used shall include all genders. Where a rule, law, statute, or ordinance is referenced, it indicates the rule, law, statute, or ordinance in place at the time the Agreement is executed, as well as may be amended from time to time, where application of the amended version is permitted by law.

The parties have participated jointly in the negotiation and drafting of this Agreement and agree that both have been represented by counsel and/or had sufficient time to consult counsel, before entering into this Agreement. In the event an ambiguity, conflict, omission, or question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the parties, and there shall be no presumption or burden of proof or persuasion based on which party drafted a provision of the Agreement.

Section 11. Merger. This Agreement and the Contract set forth the entire agreement between Contractor and City with respect to the subject matter of this Agreement. This Agreement supersedes all prior and contemporaneous negotiations, understandings and agreements, written or oral, between the parties. This Agreement may not be modified except by the parties' mutual agreement set forth in writing and signed by the parties.

IN WITNESS WHEREOF, the parties are duly authorized to bind their respective entities hereto and have accepted, made and executed this Agreement upon the terms and conditions above stated on the day and year entered below.

SIGNATURE PAGE FOLLOWS

Multiquip Inc.

Sourcewell Price Schedule
Contract #041719-MTQ
Date: 10/1/2022



MULTIQUIR

6141 Katella Avenue • Cypress, CA 90630
800-421-1244 • FAX: 877-668-9976

Email: sales.gov@1mult1qu1p.com • www.mult1qu1p.com

Confidential

<u>Products</u>	<u>Page #s</u>
Generators	2 - 11
Lighting	12 - 13
Compaction	14 - 17
Concrete Placement & Mixers	18 - 23
Concrete Finishing & Pumps	24 - 32
Water Pumps & Trailers	33 - 35
Air Compressors	36
Welders	37 - 38
Generators (Canada)	39 - 44

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Multiquip Inc.
Sourcewell Price Schedule
Contract #041719-MTQ
Date: 10/1/2022

Prepared for: Sourcewell Staples, MN

MULTIQUIR

6141 Katella Avenue • Cypress, CA 90630
800-421-1244 • FAX: 877-668-9976
Email: sales.gov@multiquip.com • www.multiquip.com

Model No.	Description	List\$	Net\$	
Generators				
MQ Power Generators				
Super Silent - Single Phase				
OCA6SPX4F	Gen 6kW IPh Kubota Tier 4F	\$16,630.00	\$9,645.40	USO
OA7000SSA3	Gen 7kW IPh 12.3hp Kubota Tier 4F	\$12,090.00	\$8,463.00	USO
OCA10SPX4	Gen 10kW IPh Kubota Tier 4F	\$24,470.00	\$14,192.60	USO
OCA15SPX4F	Gen 15kW 1Ph Kubota Tier 4F	\$28,720.00	\$16,657.60	USO
OCA20SPXU4F	Gen 20kW 1Ph Isuzu Tier 4F Env	\$42,390.00	\$24,586.20	USO
OCA36SPXU4F	Gen 36kW 1Ph Isuzu Tier 4F Env	\$60,670.00	\$35,188.60	USO
Super Silent - Single/Three Phase				
TLG8SSK4F2	Gen 7.5kVA 3Ph Kubota Tier 4F	\$16,070.00	\$9,320.60	USO
OCA25SSIU4F	Gen 25kVA 3Ph Isuzu Tier 4F Env	\$41,260.00	\$23,930.80	USO
OCA40SSKU4F2	Gen 36kVA 3Ph Kubota Tier 4F Env	\$51,560.00	\$29,904.80	USO
DCA45SSIU4F	Gen 45kVA 3Ph Isuzu Tier 4F Env	\$58,290.00	\$33,808.20	USO
DCA70SSIU4F	Gen 70kVA 3Ph Isuzu Tier 4F Env	\$80,730.00	\$46,823.40	USO
DCA70SSJU4F	Gen 70kVA 3Ph John Deere Tier 4F	\$77,220.00	\$44,787.60	USO
DCA125SSIU4F	Gen 125kVA 3Ph Isuzu Tier 4F Env	\$106,560.00	\$61,804.80	USO
DCA150SSJU4F3	Gen 150kVA 3Ph John Deere Tier 4F Env	\$147,000.00	\$85,260.00	USD
DCA180SSJU4F3	Gen 180kVA 3Ph John Deere Tier 4F Env	\$157,680.00	\$91,454.40	USO
DCA220SSJU4F3	Gen 220kVA 3Ph John Deere Tier 4F Env	\$176,820.00	\$102,555.60	USO
DCA300SSJU4F3	Gen 300kVA 3Ph John Deere Tier 4F Env	\$226,590.00	\$131,422.20	USD
DCA400SSI4F3B	Gen 400kVA 3Ph Isuzu T4F Basler	\$287,310.00	\$166,639.80	USO
DCA400SSI4F3PB	Gen 400kVA - Kit MQPDCA400P Required	\$314,090.00	\$182,172.20	USD
OCA600SSV4F3B	Gen 600kVA 3Ph Volvo T4F Basler	\$496,820.00	\$288,155.60	USO

Note: Order and payment terms are subject to credit approval and the Terms and Conditions of Sale at www.multiquip.com/sales-terms. All prices are confidential. Reproduction or distribution without express permission by Multiquip Inc. is prohibited. Prices are net only and do not include tax or freight charges. Not responsible for typographical errors.

Multiquip Inc.

Sourcewell Price Schedule

Contract #041719-MTQ

Date: 10/1/2022

MULTIQUIRPrepared for:
Sourcewell
Staples, MN6141 Katella Avenue • Cypress, CA 90630
800-421-1244 • FAX 877-668-9976
fmail:sales_gov@multiquip.com • www.multiquip.com

DCA600SSV4F3PB	Gen 600kVA -Kit MQPDCA600P Required	\$502,030.00	\$291,177.40	USO
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Super Silent - Natural Gas/LPG

NGAIOOSSPUL	Gen IOOKVA 3Ph LPG-Natl Gas	\$138,010.00	\$80,045.80	USO
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NGA150SSPUPL2	Gen ISOKVA 3Ph LPG-Natl Gas Parallel Env	\$189,110.00	\$109,683.80	USO
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Super Silent - Single/Three Phase - B138 Compliant

OCA25SSIU4FC8	Gen 25kVA 3Ph Isuzu T4F Env ECU	\$45,610.00	\$26,453.80	USO
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OCA45SSIU4FC8	Gen 45kVA 3Ph Isuzu T4F Env ECU	\$62,870.00	\$36,464.60	USO
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DCA70SSIU4FC8B	Gen 70kVA 3Ph Isuzu T4F Env Basler	\$87,040.00	\$50,483.20	USO
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Trailers - Standard & Extended Fuel

TRLRMP	Trailer Multipurpose	\$2,500.00	\$1,450.00	USO
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TRLRMPXF	Trailer Multipurpose 28 Gal	\$4,480.00	\$2,598.40	USD
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TRLR25US2	Trailer DCA20-25SS	\$3,360.00	\$1,948.80	USO
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TRLR45E	Trailer OCA36-45SS Elec	\$7,490.00	\$4,344.20	USD
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TRLR45H	Trailer DCA36-45SS Hyd	\$7,490.00	\$4,344.20	USO
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TRLR70USE	Trailer OCA70SSI Elec	\$9,430.00	\$5,469.40	USO
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TRLR70USH	Trailer OCA70SSI Hyd	\$9,430.00	\$5,469.40	USO
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TRLR75XF2E	Trailer OCA20-70 100 Gal Elec	\$13,250.00	\$7,685.00	USO
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TRLR75XF2H	Trailer OCA20-70 100 Gal Hyd	\$13,250.00	\$7,685.00	USD
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TRLRIOOE	Trailer NGA100 Elec	\$10,850.00	\$6,293.00	USO
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TRLR100H	Trailer NGA100 Hyd	\$10,850.00	\$6,293.00	USD
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TRLR125USE	Trailer OCA125SS Elec	\$13,200.00	\$7,656.00	USO
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TRLR125USH	Trailer OCA125SS Hyd	\$13,200.00	\$7,656.00	USO
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TRLR150E	Trailer NGA150 Elec	\$14,620.00	\$8,479.60	USO
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TRLRISOH	Trailer NGA150 Hyd	\$14,620.00	\$8,479.60	USO
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TRLRISOEVE	Trailer OCA150-180SSJU4F3 Elec	\$17,270.00	\$10,016.60	USO
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TRLRISOEVH	Trailer OCA150-180SSJU4F3 Hyd	\$17,270.00	\$10,016.60	USO
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TRLR220EVE	Trailer OCA220SSJU4F3 Elec	\$23,580.00	\$13,676.40	USO
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TRLR220EVH	Trailer DCA220SSJU4F3 Hyd	\$23,580.00	\$13,676.40	USO
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TRLR300EVE	Trailer OCA300SSJU4F3 Elec	\$23,050.00	\$13,369.00	USO
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TRLR300EVH	Trailer DCA300SSJU4F3 Hyd	\$23,050.00	\$13,369.00	USO
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TRLR400XF3DAE	Trailer DCA400 3 Axles 350 Gal Elec	\$38,600.00	\$22,388.00	USO
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TRLR600XF3E	Trailer DCA600 3 Axles 600 Gal Elec	\$58,940.00	\$34,185.20	USD
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Trailers - Accessories

EE43254	Coupler 2 Ball IOK TRLRMP thru 125	\$120 .00	\$69.60	USD
EE43253	Ball Coupler 2 5/16 14k TRLRMP thru 220	\$120.00	\$69.60	USD
EE36264	Coupler 3 Pintle 25K TRLRMP thru 400	\$120.00	\$69.60	USD
RVPLUG	7 Pin RV Plug	\$50.00	\$40.00	USD
MQPSPTRLR400XF3	Sliding Platform TRLR400XF3	\$3,250.00	\$1,885.00	USD

Trailers - Generator Mounting Kit (3 Way Valve Required)

OCA15TRLR75	Mount Kit OA7 TLG8 OCA6-15 on TRLR75XF2	\$1,220.00	\$915.00	USD
OCA25TRLR75	Mount Kit OCA20-25 on TRLR75XF2	\$850.00	\$637.50	USD
OCA45TRLR75	Mount Kit OCA36-45 on TRLR75XF2	\$275.00	\$206.25	USD

Trailers - Spare Tire w/Mounting Bracket

MQPSTTRLRMPXF	Spare Tire w-Mntg Bracket TRLRMP-MPXF	\$580.00	\$336.40	USD
MQPSTTRLR25US	Spare Tire w-Mntg Bracket TRLR25US/2	\$810.00	\$469.80	USD
MQPSTTRLR45	Spare Tire w-Mntg Bracket TRLR45	\$580.00	\$336.40	USD
MQPSTTRLR70US	Spare Tire w-Mntg Bracket TRLR70US	\$640.00	\$371.20	USD
MQPSTTRLR75XF	Spare Tire w-Mntg Bracket TRLR75XF/2	\$640.00	\$371.20	USD
MQPSTTRLR125US	Spare Tire w-Mntg Bracket TRLR125US	\$700.00	\$406.00	USD
MQPSTTRLR180EV	Spare Tire w-Mntg Bracket TRLR180EV	\$775.00	\$449.50	USD
MQPSTTRLR220EV	Spare Tire w-Mntg Bracket TRLR220EV	\$850.00	\$493.00	USD
MQPSTTRLR300EV	Spare Tire w-Mntg Bracket TRLR300EV	\$1,020.00	\$591.60	USD
MQPSTTRLR400XF3	Spare Tire w-Mntg Bracket TRLR400XF3	\$850.00	\$493.00	USD

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Trailers - Stabilizer Jack

MQPSTABJACK8K	Stabilizer Jack 8k TRLR25-180 (1 ea)	\$430.00	\$249.40	USD
MQPSTABJACK10K	Stabilizer Jack 10k TRLR220-600 (1 ea)	\$550.00	\$319.00	USD

Trailers - Storage Boxes

MQPSBTRLRMP	Storage Box 16 High TRLRMP/MPXF	\$700.00	\$490.00	USD
MQPSBTRLR2 5US2	Storage Box 16 High TRLR25US2	\$960.00	\$556.80	USD
MQPSBTRLR45	Storage Box 24 High TRLR45	\$1,750.00	\$1,015.00	USD
MQPSBTRLR70US	Storage Box 24 High TRLR70US	\$1,750.00	\$1,015.00	USD
MQPSBTRLR75XF2	Storage Box 12 High TRLR75XF2 Side Mnt	\$800.00	\$464.00	USD
MQPSBTRLR125US	Storage Box 24 High TRLR125US	\$1,680.00	\$974.40	USD
MQPSBTRLR220EV	Storage Box 17 High TRLR220EV	\$1,800.00	\$1,044.00	USD
MQPSBTRLR300EV	Storage Box 20 High TRLR300EV	\$1,850.00	\$1,073.00	USD

DEF Replenishment System

DEFTANK1	Single Auto Fill 100 gal Fork Pockets	\$11,040.00	\$8,832.00	USD
DEFTANK2	Dual Auto Fill 100 gal Fork Pockets	\$12,860.00	\$10,288.00	USD
DEFTANKSTACKKITP	4 Point Lift & Stack Assy (Black Paint)	\$1,225.00	\$918.75	USD
DEFTANKSTACKKITG	4 Point Lift & Stack Assy (Galvanized)	\$1,350.00	\$1,012.50	USD
DEFTANK2KIT	Converts DEFTANK1 to DEFTANK2	\$1,290.00	\$967.50	USD
DEFADAPTERKITA	DEF Unit Connection Kit DCA70/125I T4F	\$640.00	\$480.00	USD
DEFADAPTERKITB	DEF Unit Connection Kit DCA70JD T4F	\$640.00	\$480.00	USD
DEFADAPTERKITC	DEF Unit Connection Kit DCA150-300 T4F	\$950.00	\$712.50	USD
DEFADAPTERKITD	DEF Unit Connection Kit DCA400 T4F	\$950.00	\$712.50	USD
DEFADAPTERKITE	DEF Unit Connection Kit DCA600 T4F	\$1,100.00	\$825.00	USD
DEFDISPENSERKIT	Nozzle w/20 Hose 12VDC Manual Pump	\$1,400.00	\$1,050.00	USD

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OEFOSEHEAT	Heated Hose 20ft (1 ea)	\$980.00	\$735.00	USO
OEFEATPAD	Heat Pad 1200W 120VAC	\$860.00	\$645.00	USO
Auto Air Shutoff Valve w/ Auto Reset				
MQPASVA45T4F	Air Shutoff Valve Auto OCA45	\$3,920.00	\$2,273.60	USO
MQPASVA70T4F	Air Shutoff Valve Auto OCA70I	\$3,920.00	\$2,273.60	USO
MQPASVA220T4F	Air Shutoff Valve Auto OCA25 70J 150-220	\$4,150.00	\$2,407.00	USO
MQPASVA300T4F	Air Shutoff Valve Auto OCA125 300	\$4,150.00	\$2,407.00	USO
Audible Alarm				
MQPAUOIBLEALARM	Exterior Mount 110 dB OCA20-600	\$390.00	\$226.20	USO
Auto Start/Stop				
MQPECU10/15SPX4KIT	Auto Start DCAIO 15	\$3,290.00	\$1,908.20	USO
MQPECUOA7KIT	Auto Start DA OAC TLG	\$2,150.00	\$1,505.00	USO
Battery Charger				
MQPBCOAKIT	Batt Tender OA7 OAC7 OCA6-15 OLW TLG8	\$390.00	\$273.00	USO
MQPBCKIT-J	Batt Chg 6A DCA20-125 NGAIOO	\$660.00	\$382.80	USO
MQPBCKIT-H	Batt Chg 10A DCA150-600 NGA150	\$1,760.00	\$1,020.80	USO
MQPSOLAR12	Solar Battery Charger 12V OCA6-DCA300	\$1,170.00	\$678.60	USO
MQPSOLAR24	Solar Battery Charger 24V OCA400 DCA600	\$1,530.00	\$887.40	USO
Battery Disconnect Switch				
MQPBATTSWITCH125	125A Rating OCAI0-70	\$270.00	\$156.60	USO
MQPBATTSWITCH300	300A Rating Waterproof OCA125-300	\$250.00	\$145.00	USO
Camlok Distribution System				
CAMLOKIKIT	Camlok 1 Set DCA20	\$810.00	\$469.80	USD
CAMLOKIKITA	Camlok 1 Set DCA25	\$810.00	\$469.80	USD
CAMLOKIKITB	Camlok 1 Set DCA36	\$810.00	\$469.80	USO
CAMLOKIKITC	Camlok 1 Set DCA40	\$810.00	\$469.80	USO
CAMLOKIKITD	Camlok 1 Set DCA45	\$810.00	\$469.80	USD
CAMLOK1KIT45E	Camlok 1 Set 45 OCA70	\$810.00	\$469.80	USO
CAMLOK1KIT45F	Camlok 1 Set 45 OCA125	\$910.00	\$527.80	USO
CAMLOK2KIT45F	Camlok 2 Set 45 DCA125	\$1,520.00	\$881.60	USD

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CAMLOK2KIT45G	Camlok 2 Set 45 DCA150	\$1,520.00	\$881.60	USO
CAMLOK2KIT45H	Camlok 2 Set 45 DCA180	\$1,520.00	\$881.60	USO
CAMLOK2KIT45I	Camlok 2 Set 45 DCA220	\$1,520.00	\$881.60	USO
CAMLOK2KIT45J	Camlok 2 Set 45 DCA300	\$1,520.00	\$881.60	USO
CAMLOK3KIT45K	Camlok 3 Set 45 OCA400	\$2,610.00	\$1,513.80	USO
CAMLOK4KIT45L	Camlok 4 Set 45 OCA600	\$4,760.00	\$2,760.80	USO

Cold Weather Block Heaters

MQPHEATOAKIT	Blk Heater 400W DA DAC SOW	\$370 .00	\$259.00	USO
MQPHEATIO/ 15KIT	Blk Heater 400W DCAIO 15 40	\$630 .00	\$365.40	USO
MQPHEATTKIT-A	Blk Heater 500W DCA20 25	\$650 .00	\$377 .00	USO
MQPHEATTKIT-C	Blk Heater 1000W DCA36 45	\$940 .00	\$545.20	USO
MQ PH EAT400IFKIT	Blk Heater 2000W DCA400	\$1,650.00	\$957 .00	USO
MQPHEAT600VFKIT	Blk Heater 2000W OCA600	\$2,150.00	\$1,247.00	USO

Cold Weather Fuel Heaters

MQPILHEATERKIT	Inline Fuel Heater & Filter DA DAC	\$690.00	\$483.00	USO
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Crankcase Vent Heaters (Incl. on T4F DCA20""DCA125 - Excludes DCA40 DCA70J)

MQPCCVHEAT6FTKIT	CCV Heater OCA40SSKU4F2	\$510.00	\$295.80	USO
MQPCCVHEATI 50J4F2	CCV Heater OCA 150-180SSJU4F3/B/PB	\$850 .00	\$493.00	USO
MQPCCVHEAT220J4F2	CCV Heater DCA220SSJU4F3/B/PB	\$940.00	\$545.20	USO
MQPCCVHEAT300J4F2	CCV Heater OCA300SSJU4F3/B/PB	\$940.00	\$545.20	USO
MQPCCVHEAT18FTKIT	CCV Heater DCA400SSI4F3/B/PB	\$590.00	\$342.20	USO

Emergency Stop Button

MQPESTOPKIT	Emergency Stop DCAI0-15	\$290.00	\$168.20	USO
MQPESOAKIT	Emergency Stop DA OAC	\$300.00	\$174.00	USO

External Fuel - 3 way valve

MQP3WAYFUELVALVEKT	3 Way Fuel Valve Manual 7-15 40 600	\$940.00	\$545.20	USO
MQP3WAYFUELTLG8KIT	Manual 3 Way Fuel Valve TLG8SSK4F	\$1,870.00	\$1,084.60	USO
MQP3WAYVALVE20	3 Way Fuel Valve Manual OCA20	\$970.00	\$562.60	USO
MQP3WAYVALVE25	3 Way Fuel Valve Manual DCA25	\$970 .00	\$562.60	USO
MQP3WAYVALVE45	3 Way Fuel Valve Manual DCA36 45	\$970.00	\$562.60	USO

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MQP3WAYVALVE70I	3 Way Fuel Valve Manual OCA70I	\$970.00	\$562.60	USO
MQP3WAYVALVE70J	3 Way Fuel Valve Manual OCA70J	\$970.00	\$562.60	USO
MQP3WAYVALVE125	3 Way Fuel Valve Manual OCA125	\$970.00	\$562.60	USO
MQP3WAYVALVE220	3 Way Fuel Valve Manual OCA150-220	\$970.00	\$562.60	USO
MQP3WAYVALVE300	3 Way Fuel Valve Manual OCA300	\$970.00	\$562.60	USO
MQP3WAYVALVE400	3 Way Fuel Valve Manual OCA400	\$970.00	\$562.60	USO
MQP3WAYAUTOKIT-A	Auto 3 Way Fuel Valve OCA20 25	\$1,060.00	\$614.80	USO
MQP3WAYAUTOKIT-B	Auto 3 Way Fuel Valve OCA36 45	\$1,060.00	\$614.80	USO
MQP3WAYAUTOKIT-C	Auto 3 Way Fuel Valve DCA70 125	\$1,060.00	\$614.80	USO
MQP3WAYAUTOKIT-O	Auto 3 Way Fuel Valve DCA150 180 220	\$1,170.00	\$678.60	USD

Filter Kits

FKITOCA6SPX4F	Filter kit OCA6SPX4F	\$75.00	\$56.25	USO
FKITOA7000SSA2	Filter Kit OA7 & OAC7 Series	\$70.00	\$52.50	USO
FKITTLG8SSK4F	Filter Kit TLG8SSK4F/2	\$70.00	\$52.50	USO
FKITOCA10SPXU4C	Filter Kit OCA10SPXU4C	\$75.00	\$56.25	USO
FKITDCA15SPXU4F	Filter Kit DCA15SPXU4F	\$75.00	\$56.25	USD
FKITOCA20SPXU4F	Filter Kit DCA20SPXU4F	\$310.00	\$232.50	USO
FKITOCA25SSIU4F	Filter Kit OCA25SSIU4F	\$310.00	\$232.50	USD
FKITDCA36SPXU4F	Filter Kit DCA36SPXU4F	\$385.00	\$288.75	USO
FKITOCA40SSKU4F	Filter Kit OCA40SSKU4F/2	\$135.00	\$101.25	USO
FKITDCA45SSIU4F	Filter Kit DCA45SSIU4F	\$385.00	\$288.75	USD
FKITOCA 70SSI U4F	Filter Kit DCA70SSIU4F	\$405.00	\$303.75	USD
FKITDCA 70SSJU4F	Filter Kit OCA70SSJU4F	\$260.00	\$195.00	USO
FKITDCA125SSIU4F	Filter Kit DCA125SSIU4F	\$605.00	\$453.75	USO
FKITDCA150SSJU4F2	Filter Kit OCA150SSJU4F2/3/B/PB	\$460.00	\$345.00	USD
FKITDCA180SSJU4F	Filter Kit DCA180SSJU4F/3/B/PB/PD	\$460.00	\$345.00	USD
FKITOCA220SSJU4F2	Filter Kit OCA220SSJU4F2/3 /B/PB/PO	\$470.00	\$352.50	USO
FKITDCA300S SJU4F2	Filter Kit OCA300SSJU4F/2 /3/B/PB/PD	\$650.00	\$487.50	USO
FKITOCA400SSI4F	Filter Kit OCA400SSI4F/3/B/PB/PD	\$930.00	\$697.50	USO
FKITDCA600SSV4F3	Filter Kit DCA600SSV4F3/B/PB	\$1,340.00	\$1,005.00	USO

Fire Extinguisher

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MQPF EOSKIT	Fire Extinguisher 5-lbs w/Bracket	\$520.00	\$301.60	USO
MQPF E20KIT	Fire Extinguisher 20-lbs w/Bracket	\$700.00	\$406.00	USO
Grab Handles				
MQPGRABHANDLEA	Operator Door Grab Bar DCA150-220	\$180 .00	\$104.40	USO
MQPGRABHANDLEB	Operator Door Grab Bar DCA300	\$180.00	\$104.40	USO
MQPGRABHANDLEC	Operator Door Grab Bar DCA400	\$350.00	\$203.00	USO
Low Coolant Shutdown (Isuzu and Kubota Only)				
LCSD12KIT	Low Coolant DCA10-125	\$990.00	\$574.20	USO
Oil Replenishment				
NGAOILREFILLA	Kit Oil Replenish 8 Gallons NGAIOO	\$2,000.00	\$1,160.00	USO
NGAOILREFILLB	Kit Oil Replenish 8 Gallons NGA1 50	\$2,000.00	\$1,160.00	USO
PowerBalance Kits				
MQPPB45I4F	Kit PowerBalance DCA45SSIU4F	\$6,800.00	\$5,440.00	USO
MQPPB70I4F	Kit PowerBalance DCA70SSIU4F	\$5,560.00	\$4,448.00	USD
MQPPB70J4F	Kit PowerBalance DCA70SSJU4F	\$5,710.00	\$4,568.50	USO
MQPPB125I4F	Kit PowerBalance DCA125SSIU4F	\$6,350.00	\$5,080.00	USD
MQPPBI 50J4F2	Kit PowerBalance DCA150SSJU4F3/B/PB	\$6,580.00	\$5,264.00	USO
MQPPB180J4F	Kit PowerBalance DCA 180SSJU4F3/B/PB	\$7,450.00	\$5,960.00	USD
MQPPB220J4F2	Kit PowerBalance DCA220SSJU4F3/B/PB	\$8,160.00	\$6,528.00	USO
MQPPB300J4F	Kit PowerBalance DCA300SSJU4F3/B/PB	\$9,830.00	\$7,864.00	USO
MQPPB400I4F	Kit PowerBalance DCA400SSI4F3/B/PB	\$12,700.00	\$10,160.00	USD
MQPPB600V4F	Kit PowerBalance DCA600SSV4F3/B/PB	\$9,300.00	\$7,440.00	USD
Paralleling Options				
MQPPARALLELI 2 5	Parallel w/Camllok Basler OCA125SSIU4F	\$15,310.00	\$8,879.80	USO
MQPPARALLELI 50	Parallel w/Camllok Basler OCA150SSJU4F3	\$16,730.00	\$9,703.40	USO
MQPPARALLEL180	Parallel w/Camllok Basler OCA180SSJU4F3	\$16,730.00	\$9,703.40	USO

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MQPPARALLEL220	Parallel w/Camlok Basler DCA220SSJU4F3	\$16,730.00	\$9,703.40	USO
MQPPARALLEL300	Parallel w/Camlok Basler DCA300SSJU4F3	\$19,050.00	\$11,049.00	USO
MQPPARALLEL400	Parallel w/Camlok Basler DCA400SSI4F3/B	\$22,340.00	\$12,957.20	USO
MQPPARALLEL600	Parallel w/Camlok Basler DCA600SSV4F3/B	\$20,980.00	\$12,168.40	USO

Paralleling Required Kits - DCA400SSI4F3PB & DCA600SSV4F3PB Only

MQPDCA400P	Kit DCA400SSI4F3PB Camlok & ACC Required	\$3,880.00	\$2,910.00	USO
MQPDCA600P	Kit DCA600SSV4F3PB Camlok & ACC Required	55,290.00	\$3,967.50	USO

Service Tools

MQPISUZUSERVTOOL	Isuzu Diagnostic Service Tool (Tier3-4F)	\$500.00	\$375.00	USO
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Portable Generators

Gasoline Generators

GA25HR	Gen 2.5kW Honda GX160 Recoil	\$1,199.00	\$1,199.00	USO
GA36HR	Gen 3.6kW Honda GX240 GFCI Wheel Kit	\$2,050.00	\$2,050.00	USO
GA6HR	Gen 6kW Honda GX340 GFCI Wheel Kit	\$2,150.00	\$2,150.00	USO
GA6HRS	Gen 6kW Honda-Whl Kit-Elec Start-No Btry	\$2,375.00	\$2,375.00	USD
GA97HEA	Gen 9.7kW Honda GX630 Elect Start GFCI	\$3,950.00	\$3,950.00	USD
GDPSHA	Gen SkW/180Hz 4kW/60Hz Honda GX340 GFCI	\$6,120.00	\$4,284.00	USO

Gasoline Generators (Excludes California)

GDPSHANC	Gen SkW/180Hz 4kW/60Hz Honda NON-CA RB	\$4,710.00	\$3,297.00	USD
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Portable Generator Wheel Kits

UWKB	Wheel Kit Universal Pumps/Generators	\$340.00	\$238.00	USD
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Wheel Kit GA97HEA

\$400.00

\$280.00

USD

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Multiquip New Product Limited Warranty



Register your warranty online to receive valuable information and promotions!
<http://service.multiquip.com/warranty-registration.html>

Multiquip Inc. warrants new products manufactured by it to be free from defects in materials and workmanship, under normal use and servicing, for the periods specified on the accompanying table and commencing on the earliest of the date of sale to the first end-user or first assignment into a rental fleet (but not to exceed 36 months following delivery from Multiquip). Multiquip's sole obligation under this warranty is limited to the replacement or repair of the product or part(s) at no charge delivered F.O.B. from its designated facility, if determined by Multiquip upon inspection to have been defective in materials or workmanship.

Multiquip warrants spare or replacement parts ("Parts") will be free from defect in material and workmanship under normal use and service. If the part is shown to have a defect in material or workmanship, Multiquip shall repair or replace, at its option, such defective part.

A Warranty Claim Number referencing the model and serial number of the product, date of sale to original purchaser and date and description of the failure shall accompany all part(s), which must be received by Multiquip within 30 days from the date of failure. Upon request, part(s) must be returned to a designated Multiquip facility for evaluation. Return shipping costs are the responsibility of the claimant. Such requests by Multiquip will be made within 30 days of receiving the warranty claim. The warranty period for replacement part(s) is 30 days from the date of end-user's receipt of the part(s).

This warranty does not apply to any failures resulting from: (i) abuse or misuse or improper or unauthorized repair, alteration, maintenance or operation; (ii) accident, natural disaster or act of nature; or (iii) handling, shipping or storage.

Warranty with respect to products, parts, components and accessories not manufactured by Multiquip is strictly limited to the warranty extended by the manufacturer of those items. Engine manufacturers are solely responsible for engine warranties.

THE ABOVE WARRANTIES AND REMEDIES (I) ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES AND REMEDIES WHATSOEVER, EXPRESS OR IMPLIED, EACH OF WHICH ARE EXPRESSLY DISCLAIMED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, USAGE OF TRADE AND NON-INFRINGEMENT AND (II) SET FORTH THE ENTIRE OBLIGATION OF MULTQUIP.

MULTQUIP SHALL NOT BE SUBJECT TO AND HEREBY DISCLAIMS (EVEN IF MULTQUIP HAS BEEN ADVISED OF THE POSSIBILITY OF THE SAME): (I) ANY OBLIGATIONS OR LIABILITIES ARISING FROM BREACH OF THE ABOVE WARRANTIES, OTHER THAN THE EXCLUSIVE REMEDIES EXPRESSLY SET FORTH HEREIN; (II) ANY OBLIGATIONS OR LIABILITIES ARISING FROM TORT CLAIMS (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE AND STRICT LIABILITY) OR ARISING UNDER OTHER THEORIES OF LAW WITH RESPECT TO PRODUCTS AND PARTS SOLD BY MULTQUIP, OR ANY UNDERTAKINGS, ACTS OR OMISSIONS RELATING THERETO; AND (III) ANY AND ALL CONSEQUENTIAL, INCIDENTAL, SPECIAL, INDIRECT, PUNITIVE, CONTINGENT, SPECULATIVE AND SIMILAR DAMAGES.

To avoid misrepresentations with respect to products and parts sold hereunder, this warranty may not be modified or altered except in writing signed by a duly authorized officer of Multiquip.

WARRANTY PERIODS

COMPACTION EQUIPMENT

Rammers	3 year parts and labor
Shoes	1 year parts and labor
Vibratory Plate Compactors	3 year parts and labor
Base plates and Paver plate rollers	1 year parts and labor
Walk-Behind Tandem Drum Rollers	3 years parts and labor
Roller drums	1 year parts and labor
Asphalt Rollers, Single Drum Walk-Behind and Ride-On	1 year parts and labor
Rammax RX1575 Series Rollers	
Eccentric Bearings and Hydraulic Motors	5 years parts and labor
Diesel Engine	3 years parts and labor
Basic Machine	2 years parts and labor

DEWATERING PUMPS AND WATER TRAILERS

Diaphragm Pumps	2 years parts and labor
Electric Submersible Pumps	
(Except Yellow Sub, Little Sub, ST1 & ST1F Submersible Pumps)	1 year parts and labor
Yellow Sub, Little Sub, ST1 & ST1F Submersible Pumps	90 days parts and labor
Engine Driven Centrifugal Water Pumps	2 years parts and labor
Water Trailer (except pump)	1 year parts and labor
Water Trailer (pump only)	2 years parts and labor

LIGHTING SOLUTIONS

Light Towers - MLT Series	2 years or 1000 hours parts and labor (whichever occurs first)
GloBug Lighting Systems	1 year parts and labor

CONCRETE AND MASONRY EQUIPMENT

Rebar Cutters and Benders	1 year parts and labor
Concrete Vibrators	1 year parts and labor
Micon Stator and Rotor	2 years parts and labor
Power Buggies & Tuff Truk	1 year parts and labor
Screeds	1 year parts and labor
Power Trowels, Walk Behind	1 year parts and labor
Power Trowels, Ride-On (Hydraulic and Mechanical Models)	1 year parts and labor
Gearbox Only JWN/HTN (Worm Drive)	2 years parts and labor
Gearbox Only HHX/HHN (Helical Drive)	3 years parts and labor
Street (Flat), Masonry and Tile Saws	1 year parts and labor
Hand-Held Core Drills	6 months parts and labor
Core Drill Rigs	1 year parts and labor
Diamond Tool Products	Performance guaranteed

Concrete Pumps

Mechanical Drive Models	1 year parts and labor
Hydraulic Drive Models	1 year or 2000 hours parts and labor (whichever occurs first)
Concrete and Mortar Mixers (excluding Mix-N-Go)	1 year parts and labor
Polyethylene Drum Only (excluding Mix-N-Go)	2 years parts and labor
Mix-N-Go Polyethylene and Steel Drum Models	180 days parts and labor
Mud Tub	1 year parts and labor

POWER EQUIPMENT

Air Compressors	2 years or 2000 hours parts and labor (whichever occurs first)
Air end only	3 years or 3000 hours parts and labor (whichever occurs first)
Welder/Generators	
180 amp and below	2 years parts and labor
225 amp and above	2 years or 1000 hours parts and labor (whichever occurs first)
Generators	
Gasoline Powered	2 years parts and labor
DA7000-Series	2 years or 2000 hours parts and labor (whichever occurs first); excludes light tower applications)
TLGB	2 years or 2000 hours parts and labor (whichever occurs first)
DCA "SS" models	2 years or 2000 hours parts and labor (whichever occurs first)
DCA "US" models	2 years or 2000 hours parts and labor (whichever occurs first)
Containerized models	1 year with unlimited hours
NGA/LP Powered models	2 years or 2000 hours parts and labor (whichever occurs first)
Studio and Industrial models	2 years or 2000 hours parts and labor (whichever occurs first)

Engines — current engine manufacturers' policy — please consult with engine manufacturer for updates
Trailers — all models

PARTS - SPARE AND REPLACEMENT

Standard Parts	90 days
Electrical Parts	30 days

EMISSIONS WARRANTY RIGHTS AND OBLIGATIONS

For emissions control systems installed by Multiquip Inc.

The U.S. EPA California Air Resources Board and Multiquip Inc. is pleased to explain the emission control system's warranty starting on your 2015 model year small off-road equipment. In California, new equipment that use small off-road engines must be designed, built, and equipped to meet the State's stringent anti-smog standards. Multiquip must warrant the emission control system on your small off-road equipment for the period listed below provided there has been no abuse neglect or improper maintenance of your equipment.

Your emission control system may include parts such as: carburetors, fuel tanks, fuel lines, fuel caps, valves, canisters, filters, vapor hoses, clamps, connectors, and other associated components. For engines less than or equal to 80 cc, only the fuel tank is subject to the evaporative emission control warranty requirements of this section.

MANUFACTURER'S WARRANTY COVERAGE:

This emission control system is warranted for two years. If any emission-related part on your equipment is defective, the part will be repaired or replaced by Multiquip, Inc.

Applies to products with evaporative emissions control systems installed by Multiquip on ride-on trowels, power buggies, asphalt rollers and concrete saws.

OWNER'S WARRANTY RESPONSIBILITIES:

- As the small off-road equipment owner, you are responsible for performance of the required maintenance listed in your owner's manual. Multiquip recommends that you retain all receipts covering maintenance on your equipment, but Multiquip cannot deny warranty solely for the lack of receipts.
- As the small off-road equipment owner, you should however be aware that Multiquip may deny you warranty coverage if your fuel tank has failed due to abuse, neglect, or improper maintenance or unapproved modifications. You are responsible for presenting your equipment to a Multiquip distribution center or service center as soon as the problem exists. The warranty repairs should be completed in a reasonable amount of time, not to exceed 30 days. If you have a question regarding your warranty coverage, you should contact Multiquip at 1-800-421-1244.

DEFECTS WARRANTY REQUIREMENTS:

- (a) The warranty period begins on the date the engine or equipment is delivered to an ultimate purchaser.
- (b) General Emissions Warranty Coverage. The fuel tank must be warranted to the ultimate purchaser and any subsequent owner that the evaporative emission control system when installed was:
 - (1) Designed, built, and equipped so as to conform with all applicable regulations and
 - (2) Free from defects in materials and workmanship that causes the failure of a warranted part for a period of two years.
- (c) The warranty on emissions-related parts will be interpreted as follows:
 - (1) Any warranted part that is not scheduled for replacement as required maintenance in the written instructions must be warranted for the warranty period defined in subsection (b)(2). If any such part fails during the period of warranty coverage, it must be repaired or replaced by Multiquip. Any such part repaired or replaced under the warranty must be warranted for a time not less than the remaining warranty period.
 - (2) Any warranted part that is scheduled only for regular inspection in the written instructions must be warranted for the warranty period defined in subsection (b)(2). A statement in such written instructions to the effect of "repair or replace as necessary" will not reduce the period of warranty coverage. Any such part repaired or replaced under warranty must be warranted for a time not less than the remaining warranty period.
 - (3) Any warranted part that is scheduled for replacement as required maintenance in the written instructions must be warranted for the period of time prior to the first scheduled replacement point for that part. If the part fails prior to the first scheduled replacement, the part must be repaired or replaced by Multiquip. Any such part repaired or replaced under warranty must be warranted for a time not less than the remainder of the period prior to the first scheduled replacement point for the part.
 - (4) Repair or replacement of any warranted part under the warranty provisions of this article must be performed at no charge to the owner at a warranty station.
 - (5) Notwithstanding the provisions of subsection (4) above, warranty services or repairs must be provided at distribution centers that are franchised to service the subject engines or equipment.
 - (6) The owner must not be charged for diagnostic labor that leads to the determination that a warranted part is in fact defective, provided that such diagnostic work is performed at a warranty station.
 - (7) Throughout the evaporative emission control system's warranty period set out in subsection (b)(2), Multiquip must maintain a supply of warranted parts sufficient to meet the expected demand for such parts.
 - (8) Manufacturer approved replacement parts must be used in the performance of any warranty maintenance or repairs and must be provided without charge to the owner. Such use will not reduce the warranty obligations of the manufacturer issuing the warranty.
 - (9) The use of any add-on or modified parts will be grounds for disallowing a warranty claim made in accordance with this article. The manufacturer issuing the warranty will not be liable under this Article to warrant failures of warranted parts caused by the use of an add-on or modified part.
 - (10) Multiquip shall provide any documents that describe the warranty procedures or policies within five working days of request by the Air Resources Board.

EMISSION WARRANTY PARTS LIST: 1) Tank 2) Fuel Lines 3) Fuel Caps 4) Charcoal Canister

<http://service.multiquip.com/warranty-registration.html>

MULTIQUIP INC.

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


CITY OF PORT ST. LUCIE,
A Florida municipal corporation

Caroline Sturgis
Director, Office of Management & Budget

Date:

CONTRACTOR
Multiquip Inc.



Authorized Representative's Name
Authorized Representative

Date: 10-18-2023