



**MARATHON EQUIPMENT COMPANY**

**PO Box 1798**  
**Vernon, AL 35592**  
 : (205) 695-9105 Fax: (205) 69  
**Toll Free: (800) 633-8974**

**Quotation Information**

**Regional Sales Manager:** Matt Harris  
**Regional Sales Manager Email:** [matt.harris@doveresq.com](mailto:matt.harris@doveresq.com)  
**Regional Sales Manager Phone:** (662) 889-3998  
**Inside Sales Coordinator:** Dawain Rhudy

**Quote Date:**  
**EXPIRES:** **Valid 30 Days**  
**Unless Otherwise Noted**

**QUOTATION NO:** **4192023**

**Sold To:** Baldwyn County, AL Recycling **Ship To:** Baldwyn County, AL

**Address:** **Address:**  
**Address:** **Address:**  
**City / State / Zip:** **City / State / Zip:**  
**Country:** **Attn:** **Phone:**  
**Contact:** Ed Fox **Phone:**  
**Email:**

QUANTITY	DESCRIPTION	LIST PRICE	DISCOUNT \$	NET PRICE (*QTY)	SURCHARGE %	SURCHARGE \$
1	<b>2R 250-84 2x50 hp Two Ram Baler</b>	\$ 535,125.00	\$ 95,252.25	\$ 439,872.75	10.0%	\$ 43,987.28
1	460 volt 3 phase 2x50 hp power unit	\$ -	\$ -	\$ -	0.0%	\$ -
1	<b>SOURCEWELL CONTRACT 040621 - MEC</b>	\$ -	\$ -	\$ -	0.0%	\$ -

**UNIT OPTIONS (SPECIFY IF CUSTOM)**

1	galaxy pro remote diagnostics	\$ 3,895.00	\$ 693.31	\$ 3,201.69	10.0%	\$ 320.17
1	stamper anti jamming system	\$ 30,295.00	\$ 5,392.51	\$ 24,902.49	10.0%	\$ 2,490.25
1	upper photocell	\$ 1,790.00	\$ 318.62	\$ 1,471.38	10.0%	\$ 147.14
1	10hp VFD for conveyor control	\$ 4,000.00	\$ 712.00	\$ 3,288.00	10.0%	\$ 328.80
1	bale separation door	\$ -	\$ -	\$ -	10.0%	\$ -
1	externally adjustable hold down bars	\$ -	\$ -	\$ -	10.0%	\$ -
1	externally adjustable shear blades	\$ -	\$ -	\$ -	10.0%	\$ -
1	full penetration ram	\$ -	\$ -	\$ -	0.0%	\$ -
1	laser ram positioning	\$ -	\$ -	\$ -	0.0%	\$ -
1	oil cooler	\$ -	\$ -	\$ -	0.0%	\$ -
1	Accent 470 Wire Tier	\$ -	\$ -	\$ -	0.0%	\$ -
1	tongue and groove floor and ram liners	\$ -	\$ -	\$ -	0.0%	\$ -
<b>SUBTOTAL OF EQUIPMENT AND OPTIONS</b>		\$ 575,105.00	\$ -	\$ 472,736.31		\$ 47,273.63

**Standard Equipment Options**

<b>STANDARD FEATURES INCLUDE:</b> Color Touch-Screen Programmable Controller; Conveyor Switch and Relay (does not include Motor Starter); Automatic and Manual Operation; Multi-purpose Bale Door; Bale Set-up and Diagnostics; Full Penetration; Laser Positioning; Air to Oil Cooler; Bale Table; Automatic Wire Tier; Adjustable Hopper Photocells & Ultrasonic Sensors; Externally Adjustable Shear Beam (2R 250 and larger only); Serrated, Angled, and Replaceable Body Shear Blades; Replaceable & Reversible Ram Shear Blade; Fused Electrical Disconnect; Right or Lefthand Eject; 460 VAC 3-Phase Main Voltage; 10 Micron Filtration; Replaceable Tongue & Groove Liners (2R 250 and larger only); High Efficiency Power Unit; High & Low Oil Sensors and Shutdown; Pressure and Current Transducers; Externally Adjustable Hold-Downs; Factory Start-Up & Training; Less than 50 HP Ship With Oil; *Standard Paint Color.	\$472,736.31
	\$0.00
	\$47,273.63
	\$5,796.00
	\$43,500.00
	\$569,305.94

**SPECIFICS**

- \* The above pricing is F.O.B. factory discounted price unless otherwise stated.
- \* Standard MARATHON warranty applies.
- \* Standard credit terms apply.
- \* Terms for orders over \$50,000. The following PAYMENTS are required for orders over \$50,000: 30% deposit at time of order, 60% due 14 days prior to shipment, and the final 10% due net 30 days after shipment.
- \* Pricing does not include freight, fees, taxes, licenses, building modifications, project management, installation or start up training charges unless specifically stated.
- \* Quoted taxes are estimated
- \* Installation dates are estimated
- \* Installation may change based upon site readiness
- \* National pricing for installation of machines purchased by Key Accounts does not apply to projects located in Nevada and - if noted herein - is provided for reference only. Licensed Contractors must supply site-specific installation quotations and perform the related work product in Nevada.
- \* Customer is responsible for completing this installation in accordance with OSHA and ANSI Standards
- \* If you have any questions, please feel free to contact your salesman.



**MARATHON EQUIPMENT COMPANY**  
 PO Box 1798  
 Vernon, AL 35592  
 Phone: (205) 695-9105 Fax: (205) 695-9150  
 Toll Free: (800) 633-8974

**Additional Options, Special Install Costs, Etc.**

Regional Sales Manager: Matt Harris      Quote Date: 4/19/2023  
 Regional Sales Manager Email: [matt.harris@doveresg.com](mailto:matt.harris@doveresg.com)      EXPIRES: 5/19/2023  
 Regional Sales Manager Phone: (662) 889-3998  
 Inside Sales Coordinator: Dawain Rhudy

**Valid 30 Days  
 Unless Otherwise Noted**

**QUOTATION NO: 4192023**

Sold To: Baldwin County, AL Recycling      Ship To: Baldwin County, AL

Address: 0      Address:  
 Address: 0      Address:  
 City / State / Zip: 0      City / State / Zip:  
 Country:      Attn: 0      Phone: -  
 Contact: Ed Fox      Phone: -  
 Email: 0

QUANTITY	DESCRIPTION	LIST PRICE	DISCOUNT %	DISCOUNT \$	NET PRICE (*QTY)	SURCHARGE %	SURCHARGE \$
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
1		\$ -	0.0%	\$ -	\$ -	0.0%	\$ -
<b>OPTIONS TOTAL</b>		\$ -			\$ -		\$ -

<b>Subtotal:</b>	\$0.00
<b>Total:</b>	\$0.00

**SPECIFICS**

- \* The above pricing is F.O.B. factory discounted price unless otherwise stated.
- \* Standard MARATHON warranty applies.
- \* Standard credit terms apply.
- \* Terms for orders over \$50,000. The following PAYMENTS are required for orders over \$50,000: 30% deposit at time of order, 60% due 14 days prior to shipment, and the final 10% due net 30
- \* Pricing does not include freight, fees, taxes, licenses, building modifications, project management, installation or start up training charges unless specifically stated.
- \* Quoted taxes are estimated
- \* Installation dates are estimated
- \* Installation may change based upon site readiness
- \* National pricing for installation of machines purchased by Key Accounts does not apply to projects located in Nevada and - if noted herein - is provided for reference only. Licensed Contractors must supply site-specific installation quotations and perform the related work product in Nevada.
- \* If you have any questions, please feel free to contact your salesman.



MARATHON EQUIPMENT COMPANY

PO Box 1798
Vernon, AL 35592

Phone: (205) 695-9105 Fax: (205) 695-9150

Toll Free: (800) 633-8974

QUOTATION NO:

4192023

TERMS AND CONDITIONS OF SALE

- 1. ORDERS. All orders are subject to acceptance or rejection by Environmental Solutions Group, its subsidiaries, or affiliates including but not limited to: Heil Environmental, Marathon Equipment Company, The Currott-Can, LLC, and Bayne Machine Works (collectively, "ESG"). NO ORDERS MAY BE CHANGED IN ANY MANNER WITHIN THIRTY DAYS OF THE SCHEDULED PRODUCTION DATE. ANY CHANGES REQUIRED BY THE CUSTOMER WITHIN THIS 30-DAY TIME FRAME may incur additional charges AND WILL CAUSE THE ORDER TO BE REMOVED FROM THE PRODUCTION SCHEDULE AND RESCHEDULED AS DEEMED NECESSARY BY ESG IN ITS SOLE JUDGMENT.
2. ORDER CANCELLATION. After acceptance, orders for solid waste management and/or recycling Products ("Products") cannot be cancelled except upon terms that will compensate ESG fully for all inconvenience, cost, loss or damage sustained.
3. ORDER ACKNOWLEDGEMENTS. An Order Acknowledgment ("OA") must be reviewed, signed and returned to the applicable ESG subsidiary or affiliate to indicate Purchaser's verification the order is accurate. ESG reserves the right to hold an order from being slotted in the Production Schedule until a signed OA has been received.
4. CUSTOM ORDER REQUESTS. Orders for Products with components not regularly carried in stock or requiring special engineering, special parts ordering or special manufacture are in every case subject to approval by the Product Management department of ESG and shall be subject to the procedures and qualifications set forth in ESG's Custom Order Policy as published by ESG and/or posted on the respective ESG website.
5. PERFORMANCE. ESG shall not be liable for damages of any kind whatsoever arising from failure to complete the contract in accordance with its items if such changes are due to Acts of God, wars, severe weather, strikes, fires, floods, accidents, material shortages, delays in transportation and other acts of force majeure or other causes beyond its reasonable control.
6. INTELLECTUAL PROPERTY. Sketches, engineering drawings, specifications, models, mock-ups, manuals, marketing materials, and all preparatory work submitted to, created or furnished by ESG shall remain its exclusive property.
7. SHIPMENT AND F.O.B. POINT. All shipments will be made after completion of manufacture unless otherwise agreed to in writing.
8. PURCHASER'S PROPERTY. ESG may charge the Purchaser at current rates, for handling and storing Purchaser's property (e.g. truck chassis or Purchaser-supplied accessories) when held for more than thirty days.
9. TRAINING. It is the Purchaser's responsibility to provide these Terms & Conditions of Sale to the Product owner and to specifically notify the Product owner that it is the Product owner's responsibility to ensure that the Operators Manual remains with each unit and the Parts & Service Manual is available for use.
10. PRICES. All orders are subject to current prices in effect at the time of shipment, including any applicable surcharges.
11. PAYMENT AND COLLECTION. ESG's standard domestic payment terms are Net 30 days from the date of invoice unless modified by a separate written agreement with your company.
12. TAXES. Unless specifically stated on your quotation and invoice, prices charged by ESG do not include Federal, State, City or other excise, occupation, sales, use, VAT or similar taxes which are extra and are the customers' obligation to pay to the applicable taxing authority at rates in effect at time of shipment.
13. PRODUCT IMPROVEMENT. ESG reserves the right to change its solid waste management & recycling Product offerings (collectively, "Products"), Product specifications, material or component suppliers, Product design, and/or Production procedures at any time in its sole judgment.
14. WARRANTY. ESG warrants its Products in accordance with the applicable ESG subsidiary or affiliate's Warranty Statement (the "Warranty Statement") provided with the Product or published on the respective website unless you have a contract with ESG providing specific terms and conditions of warranty.
15. WE MAKE NO OTHER WARRANTY, EXPRESS OR IMPLIED, AND MAKE NO WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE.
16. NO DIRECT OR CONSEQUENTIAL DAMAGES. ESG hereby disclaims and does not assume any liability whatsoever for costs or expenses related to the use or unavailability of its Product for any reason, including but not limited to accidents, injury, death, late delivery penalties, chassis flooring cost or charges, Product down time, fire damage, loss of Product, in-transit damage or loss, opportunity cost, lost profits, or any other direct, indirect or consequential losses, damages or delay, property damage or injuries or death to persons.
17. OFF-SITE LOSS DISCLAIMER. The Purchaser shall bear all risk for damage or loss to the purchaser-owned Product, chassis, accessories, or injury to property or persons, while the Product and/or chassis is either at ESG facilities, enroute to ESG facilities, at or enroute to/from a third party subcontractor of ESG's, in transit to or from Purchaser's or the chassis manufacturer's location, or to/from any third party Dealer or a component supplier's location.
18. CHOICE OF LAW AND VENUE. CHOICE OF LAW AND VENUE. This agreement shall be interpreted according to the laws of the State of Tennessee.
19. NON-WAIVER. Our failure at any time to exercise any right we may have under this agreement shall not constitute a waiver thereof nor prejudice our right to enforce same thereafter.
20. SECURITY INTEREST. The Purchaser hereby grants a first priority purchase money security interest and lien to ESG in and to all Products and goods sold to Purchaser and to which these Terms & Conditions of Sale relate, to all chassis and trucks to which any such Products or goods become accessions, and to all Products, proceeds and accessions thereto, from time to time (collectively, the "Product Collateral") to secure all obligations of the Purchaser or any person or entity related to Purchaser, under any agreement, arrangement or financing with or provided by the Company, including without limitation, the obligation to pay the unpaid purchase price of all Products and goods from time to time sold by ESG to Purchaser (collectively, the "Obligations").
21. ENTIRE AGREEMENT. Unless a prevailing purchase contract is in place between the parties hereto, this order, including the above Terms & Conditions of Sale, contains the complete and final agreement between the parties hereto and no Purchaser-supplied purchase order terms, verbal agreement, or other document in any way modifying or supplementing any of these terms and conditions will be binding on ESG unless agreed to in writing by an authorized representative of ESG.

ACCEPTANCE

Quotation Accepted By: \_\_\_\_\_

Printed Name and Title of Authorized Signor: \_\_\_\_\_

Authorized Signature

Date: \_\_\_\_\_