				MARATHON EQUIPMENT COMPANY PO Box 1798 Vernon, AL 35592 : (205) 695-9105 Fax: (205) 69 Toll Free: (800) 633-8974									
(Quotation Information	n											
	es Manager:	Matt Harris			C	Quote Date:							
Regional Sale	es Manager Email:	matt.harris@doveresg	.com			EXPIRES:				Valid 3	0 Days		
Regional Sales Manager Phone: (662) 889-3998										Unless Othe	rwise Noted		
nside Sales	Coordinator:	Dawain Rhudy											
	QUOTATION	I NO:				419	20.	23					
S	old To: Baldwyn Cour	nty, AL Recycling		Ship To:	Bal	dwyn Cour	nty,	AL					
А	ddress:			Address:									
А	ddress:			Address:									
City / Sta	te / Zip:			City / State / Zip:									
	Country:			Attn:				Phone:					
0	Contact: Ed Fox Email:		Phone:										
QUANTITY	Email:	DESCRIPTION			L	IST PRICE	DI	SCOUNT \$	NE	T PRICE (*QTY)	SURCHARGE %	SU	RCHARGE \$
1	2R 250-84 2x50) hn Two Bam B	Raler		ć	535,125.00	ć	95,252.25		439,872.75	10.0%	\$	43,987.28
T	211 230-04 2730		Jaiei		Ş :	535,125.00	Ş	95,252.25	Ş	439,872.75	10.0%	Ş	43,987.28
1	460 volt 3 phase 2x50	hp power unit			\$	-	\$	-	\$	-	0.0%	\$	-
1	SOURCEWELL	CONTRACT 0	40621 - MEC		\$	-	\$	-	\$	-	0.0%	\$	-
		UNIT OPTIONS (S	PECIFY IF CUSTOM)										
1	galaxy pro remote diag				\$	3,895.00	\$	693.31	\$	3,201.69	10.0%	\$	320.17
1 1	stamper anti jamming	system			\$ \$	30,295.00	\$ ¢	5,392.51	\$ ¢	24,902.49	10.0%	\$ ¢	2,490.25 147.14
1	upper photocell 10hp VFD for conveyor	control			ې \$	1,790.00 4,000.00	\$ \$	318.62 712.00	\$ \$	1,471.38 3,288.00	10.0% 10.0%	\$ \$	328.80
1	bale separation door	control		included	\$	-	\$	-	\$	-	10.0%	\$	-
1	externally adjustable h	old down bars		included	\$	-	\$	-	\$	-	10.0%	\$	-
1	externally adjsutable sh	near blades		included	\$	-	\$	-	\$	-	10.0%	\$	-
1	full penetration ram			included	\$	-	\$	-	\$	-	0.0%	\$	-
1 1	laser ram positioning			included	\$ \$	-	\$ \$	-	\$	-	0.0% 0.0%	\$ \$	-
1	oil cooler Accent 470 Wire Tier			included included	ې \$	-	ې د	-	ې \$	-	0.0%	ې \$	-
1	tongue and groove floc	or and ram liners		included	\$	-	\$	-	\$	-	0.0%	\$	-
		EQUIPMENT AND OP	TIONS		\$!	575,105.00			\$	472,736.31		, \$	47,273.63
			quipment Options	/									
		-	ble Controller; Conveyor Switch and t-up and Diagnostics; Full Penetratio	• •									\$472,736.3 \$0.0
			ic Sensors; Externally Adjustable She										\$0.0 \$47,273.6
Angled, and Replaceable Body Shear Blades; Replaceable & Reversible Ram Shear Blade; Fused Electrical 3-Phase Main Voltage; 10 Micron Filtration; Replaceable Tongue & Groove Liners (2R 250 and larger onh Sensors and Shutdown; Pressure and Current Transducers; Externally Adjustable Hold-Downs; Factory S Oil; *Standard Paint Color.													\$5,796.0
				rt-Up & Training; Less tha	n 50	HP Ship With					-		\$43,500.0
													¢5.00.005.0
				SPECIFICS									\$569,305.9
	* The above pricing	is F.O.B. factory discoun	ted price unless otherwise stated.										
		HON warranty applies.											
	 Standard credit te Terms for orders of 		ing PAYMENTS are required for ord	lers over \$50,000: 30% a	epos	it at time of o	rder,	60% due 14 d	ays p	prior to shipment, o	and the final 10% du	ie net	30 days after
	shipment.												
	-		licenses, building modifications, p	roject management, inst	allati	ion or start up	traii	ning charges ι	inless	s specifically stated	d.		
	 Quoted taxes are Installation dates 												
		change based upon site re	adiness										
	* National pricing f	or installation of machine	es purchased by Key Accounts does		ated	in Nevada and	d - if	noted herein -	is pr	ovided for referen	ce only. Licensed C	ontrac	tors must
			and perform the related work prod is installation in accordance with (łc								
	•	uestions, please feel free i		John and Alvoi Standard	12								
			o contact your sulesman.										

		MARATHON EQUIPMENT COMPANY PO Box 1798 Vernon, AL 35592 Phone: (205) 695-9105 Fax: (205) 695-9150 Toll Free: (800) 633-8974										
Additional Opt	ions, Special Install Costs, E	tc.										
Regional Sales Manager:	Matt Harris		Quote Dat	e: 4/19/2	2023							
Regional Sales Manager Email:	matt.harris@doveresg.com	EXPIRES: 5/19/2023						Valid 3	30 Days			
Regional Sales Manager Phone:	(662) 889-3998							Inless Othe	erwise Noted			
nside Sales Coordinator:	Dawain Rhudy											
QUOTATIO	ON NO:				419202	23						
Sold To: Baldwyn C	ounty, AL Recycling	Ship To:	Baldwyn Co	ounty, AL								
Address: 0		Address:										
Address: 0		Address:										
City / State / Zip: 0		City / State / Zip:										
Country:		Attn:	0			Phone:	-					
Contact: Ed Fox	Phone:											
Email:	<u>0</u>											
QUANTITY	DESCRIPTION		LIST PRICE	DISCOUNT	T % DISC	COUNT \$	NET P	RICE (*QTY)	SURCHARGE %	SURC	HARGE	
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 1			\$- \$-	0.0% 0.0%	\$ \$	-	\$ \$	-	0.0% 0.0%	\$ \$		
1			- د د -	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%	\$		
	OPTIONS TOTAL		\$ -				\$	-		\$		
			Ŷ				Ŷ			Ŷ		
				Subtotal:							\$C	
				Total:							\$(
			SPECIFICS									
* Standard MA * Standard crea * Terms for ord * Pricing does r & Quoted taxes * Installation d * Installation m * National prici	ers over \$50,000. The following PAYMEI not include freight, fees, taxes, licenses, b	NTS are required for ord puilding modifications, p d by Key Accounts does	ers over \$50,0 roject manag not apply to p	ement, installati rojects located in	on or start u	ıp training	charges	unless specific	cally stated.			



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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 Curotto 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 eserves the right to hold an order from being slotted in the Production Schedule until a signed OA has been received. Regardless of whether an Order Acknowledgement has been executed, Purchaser expressly waives any claims of error or loss for orders that are produced in accordance with an OA transmitted to Purchaser that Purchaser does not correct and transmit in writing to ESG before production begins.

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. Work performed at Purchaser's request such as sketches, drawings, design, testing, fabrication and materials shall be charged at then-current rates.

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 xclusive property. No other customer use of these materials is authorized, nor may derivations, alternatives or modifications created there from be used or disclosed to anyone except with the prior written consent of FSG

7. SHIPMENT AND F.O.B. POINT. All shipments will be made after completion of manufacture unless otherwise agreed to in writing. In the event that agreement is reached for ESG to store completed items, the Purchaser will be invoiced immediately upon completion of manufacture, and such invoice shall be due and payable according to these terms. Storage shall be at the risk of the Purchaser and ESG shall be liable only for the ordinary care of the property. Unless otherwise stated in writing, all prices quoted or otherwise listed are F.O.B. point of manufacture. In all cases, in-transit liability and risk of loss transfers to the Purchaser at the time of delivery to the Purchaser, their employees, agents, or a delivery service or common carrier – whichever occurs first. Unless otherwise provided, with respect to the attachment or affixing of ESG Products to the Purchaser's property (e.g. truck chassis), title and risk of loss with respect to such Products are transferred to Purchaser upon initiation of such attachment.

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. All Purchasers' property, or third parties' property, that is stored by ESG or its employees, agents or assigns (whether on or off ESG facilities) is at the Purchaser's or other party's risk. ESG shall only provide for ordinary care of the property and shall not be liable for any loss or damage thereto caused by fire, water, corrosion, vandalism, theft, negligence, or any cause whatsoever. It is the Purchaser's unconditional obligation to insure its property and/or accept the risk of loss.

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. Additionally, regardless of whether or not the manufacturer or its designee provides training at the time of Product delivery, the Product owner is responsible for training their operators and maintenance personnel and shall ensure that every person who operates or maintains the Product has been trained on the proper operation, service, storage, service hoist use, battery disconnect use, lock out/tag out procedures and the Product owner's company work rules for each Product.

10. PRICES. All orders are subject to current prices in effect at the time of shipment, including any applicable surcharges. Purchaser must exclusively assign the qualified alternative motor vehicle credit to ESG or its designee. Purchaser expressly understands and agrees that the pricing quoted for qualified alternative motor vehicles includes a discount predicated on ESG obtaining a stipulated tax credit and Purchaser agrees to fully compensate ESG for any reduction or recapture of said qualified alternative motor vehicle tax credit for any reason whatsoever. It is understood that recapture of the tax credit may be caused by converting

Compressed Natural Gas ("CNG") engine to a dissel engine. 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. For non-domestic shipments, a .etter of Credit or other ESG approved surety of payment may be required prior to shipment. Notwithstanding the foregoing, ESG reserves the right to offset payments against open account balances and administer credit in accordance with its Credit Department's sole judgment at any time to any order and its decision shall be final, non-appealable, and binding. If for any reason the Purchaser defaults on any monies owed to ESG, aid Purchaser shall be responsible for all costs incurred by ESG in the collection of outstanding monies including but not limited to: collection agency fees, filing fees, judgment, interest expense, settlement, Court and/or administration costs, attorney's fees, etc. ESG reserves the right to charge and collect late fees for overdue payments. 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. If Federal Excise Taxes are included and listed on the order acknowledgement or invoice, they are stated at the rates and regulations in effect at the time this order is written, and are subject to revision in accordance with rates and regulations in effect at time of shipment. If Federal Excise Taxes are not included on ESG's invoice, this 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 vebsite unless you have a contract with ESG providing specific terms and conditions of warranty. A copy of the Warranty Statement is available from your Dealer and is posted on ESG's applicable website for the Product. While the text in the Warranty Statement for each respective ESG entity is more specific and shall prevail. ESG's Product warranty is expressly limited to repair or replacement of any component or part thereof. for any such Product that is determined by ESG to be defective in materials or workmanship. The component or part shall be repaired or replaced without cost to the first purchaser for materials and labor provided such unit is returned for such repair or replacement to an authorized ESG Dealer within six months from the unit's in-service date to such first purchaser. Any Product warranty is not transferable, except for sales demonstration units. No warranty claims will be processed on any ESG Product unless the warranty registration was submitted timely to the ESG Customer Support Department applicable to the Product. Any service parts sold by ESG carry a six month warranty for part replacement only, due to a defect in material or workmanship. Troubleshooting time, component removal and installation labor cost is excluded from ESG's service

55 WE MAKE NO OTHER WARRANTY, EXPRESS OR IMPLIED, AND MAKE NO WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. Any improper use, operation beyond rated capacity, substitution of non-OEM parts not specifically approved by us in writing, or any alteration or repair by others in such manner as in our judgment affects the Product materially and adversely shall void this Warranty. NO EMPLOYEE OR REPRESENTATIVE OF ESG IS AUTHORIZED TO CHANGE THIS WARRANTY IN ANY WAY OR GRANT ANY OTHER WARRANTY, except as part of a definitive written agreement between the manufacturer and purchaser. The above warranty supersedes and is in lieu of all other warranties whether express or implied.

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 al 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

CHOICE OF LAW AND VENUE . CHOICE OF LAW AND VENUE. This agreement shall be interpreted according to the laws of the State of Tennessee. Any claims lodged against ESG involving this order in any way must be filed and adjudicated in the Circuit or Federal Court located in Hamilton County, Tennessee, and in the case of appeal, at the situs of their respective appellate Courts. 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"). The Purchaser represents and warrants that none of the Product Collateral is subject to any other ien, security interest or claim of any type or nature, and covenants that it: (i) will not create or permit to exist any lien, security interest or claim in any portion of the Product Collateral in favor of any other person, (ii) will pay, prior to any delinquency, all taxes (including all property taxes), charges or other obligations which may be owing with respect to the Product Collateral from time to time, (iii) will not change its name, place of incorporation or creation, address or location of the Product Collateral without first providing ESG with not less than 30 days prior written notice. (iv) will take all steps requested by ESG to obtain and maintain the perfection of the security interests granted hereunder, (v) will keep the Product Collateral fully insured against destruction or damage in an amount up to its full insurable value, and will name ESG as additional insured and loss payee under all such insurance policies, and (vi) will cooperate with ESG upon any default of any of the Obligations and will, at the request of ESG, turn over and deliver all Product Collateral to or at the direction of ESG. Purchaser will, at ESG's request, execute such additional security agreements and amendments and additions thereto or hereto as ESG requests in order that it may have at all times a first priority purchase noney security interest and lien securing the Obligations. Purchaser hereby authorizes ESG to file financing statements and amendments thereto in all relevant jurisdictions naming Purchaser as debtor and describing the Product Collateral as collateral. 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 agree

he 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:		
	3	
Sourceweil quote baldwyn coun	Ity at - 21 250-64 2x50 mp two fam baler - INCLUDES DELIVERY, INSTALL AND OIL - 4192023	