IN RE: BARLEN PG, INC.

CASE NO: 12-66590 CHAPTER: 11 JUDGE: TUCKER

DEBTOR

DEBTOR'S AMENDED MOTION TO SELL REAL PROPERTY FREE AND CLEAR OF ALL LIENS PURSUANT TO 11 U.S.C. §363(F), et. Seq

NOW COMES Debtor and through its attorneys, B.O.C. Law Group, P.C., and in support of this motion states the following:

- 1. Debtor filed this Chapter 11 matter on or about December 7, 2012.
- This Court confirmed Debtors' First Amended Chapter 11 Plan and Disclosure Statement on July 12, 2013.¹
- 3. On January 16, 2014, this Court administratively closed Debtor's Chapter 11 case.
- 4. Pursuant to the Order Confirming Plan, Debtor had priority and wholly unsecured tax claims owing to the United States-Internal Revenue Service.² Notwithstanding the fact that the IRS's tax liens were subordinate to other secured claims, Debtor consented to allow the IRS to retain its liens on Debtor's property until said claim(s) was paid in full.
- 5. The IRS's total fled claims against all three jointly administered Debtors, including this Debtor (Barlen, P.G., Inc.), was approximately \$344,300.00, against which Debtor has timely paid \$226,037.70 (3 annual payments of \$75,345.90). Debtor is current with all payments to the IRS, the next being due no later than January 31, 2017.
- 6. Debtor now has received an offer to consign to Michigan Cat a significant number of its equipment and property (See attached list, which is sold as priced pursuant to the attached consignment agreements will yield a gross sales price of <u>\$233,680.00</u>). However, the purchaser requires that either the tax liens first be released or debtor obtains an order from this Court allowing for the sale free and clear of said liens.

¹ Debtor's case was jointly administered with the companion cases: 12-66638 (Barlen Contracting, Inc.) and 12-66663 (Barlen Sanitation Solutions, Inc.)

² The IRS had filed pre-petition tax liens against Barlen Contracting, Inc., which were subordinate to other secured creditors.

- Debtor wishes to sell said property for the following reason(s) and under the following circumstance(s), to wit:
 - a. Barlen P.G., INC et al (Barlen) has lost its annual contract with Johnson Controls and has therefore ceased operating its snow removal operations. It therefore entered into a brokerage/consignment agreement with Michigan Cat, wherein Barlen has consigned all its snow removal equipment to Michigan Cat, which will attempt to sell it for the sale prices listed, *infra in attached proposed sales list* and earn a 10% commission for doing so to be paid out of the sale proceeds. Although not required by the terms of the confirmed plan to do so, it is Barlen's intent to pay the sale proceeds to the IRS up to the balance of its duly allowed claim, which in doing so, will assist the Debtor is fulfilling all other obligations set forth in the confirmed combined Chapter 11 Plan of reorganization. The equipment will be marketed to several buyers and the sales efforts will continue until all of the equipment is sold.
- 8. Debtor, through counsel, has twice attempted to contact the IRS, through the United States Attorneys Office, to obtain consent to release the IRS liens pending the sale of the property listed on the list attached to this Motion; however, such consent could not be obtained.
- 9. Debtor now seeks this Court's approval of said sale and an Order Allowing Debtor to Sell Property Free and Clear of All Liens. Upon sale said items, all net proceeds, up and to the amount(s) owed to the IRS for its filed and allowed claims shall be turned over to the IRS; concurrently the IRS would issue either a satisfaction and/or release of all Federal Tax Liens filed against these jointly administered Debtors, Barlen, P.G., Inc., Barlen Contracting, Inc., and Barlen Sanitation Solutions, Inc.
- 10. Pursuant to 11 U.S.C. §363(f), the Trustee [in which the jointly administered Debtors act as such in this Chapter 11 proceeding] "may sell property under subsection (b) or (c) of this section free and clear of any interest in such property of an entity other than the estate only if-(1) applicable non-bankruptcy law permits the sale of such property free and clear of such interest; (2) such entity consents; (3) such interest is a lien and the price at which such property is to be sold is greater than the aggregate value of all liens on such property; (4) such interest is in bona fide dispute; or (5) such entity could be compelled, in a legal or equitable proceeding, to accept a money satisfaction of such interest. 11 U.S.C. §363(f).

- 11. Debtor asserts that the proposed sale is appropriate and proper, and further more Debtor has demonstrated cause to sell said property, pursuant to 11 U.S.C. §363(f)(1) and (3), as Debtor reasonably believes the proposed sale proceeds will be equal to or greater than the current balances still owing to the IRS.
- 12. Further, that Debtor will pay all required UST quarterly fees that may be applicable first from the sale proceeds of the consigned equipment.
- 13. Attached is a proposed order.

WHEREFORE Debtor prays this Honorable Court grant its *Amended* Motion and for what further relief this Court deems equitable and just.

Respectfully Submitted,

/s/ Corey M. Carpenter

B.O.C. Law Group, P.C. By: William R. Orlow (P41634) Corey M. Carpenter (P67818) Attorneys for Debtor 24100 Woodward Avenue Pleasant Ridge, MI 48069 248-584-2100 coreycarpenter@boclaw.com

Date: November 22, 2016

IN RE: BARLEN PG, INC.

DEBTOR

CASE NO: 12-66590 CHAPTER: 11 JUDGE: TUCKER

ORDER ALLOWING DEBTOR TO SELL PROPERTY FREE AND CLEAR OF ALL LIENS

This matter having come before this Court on Debtor's Motion to Sell Property Free and Clear of All Liens, *et. Seq.*; that all creditors and/or interested parties, including the United States Trustee and the Internal Revenue Service having been duly served with a copy of this Motion; that no timely response being filed; that a **Certificate of Non-Response** being duly filed with the Court; and the Court being fully advised in the premises;

NOW THEREFORE;

IT IS HEREBY ORDERED that Debtor's is hereby authorized, pursuant to 11 U.S.C. §363(f), to sell personal property as disclosed in his Motion to Sell Property Free and Clear of All Liens (see attached List, which is incorporated herein by reference).

IT IS FURTHER ORDERED that Debtor will pay any required United States Trustee quarterly fees that may be applicable for the date this matter was re-opened, until such time the case may be again closed, from the proceeds of the sale of any equipment authorized to be sold under this Order.

IT IS FURTHER ORDERED that such a sale shall be free and clear of all liens, including those of the Internal Revenue Service. Further, that Debtor shall turn over all net proceeds of said sale to the Internal Revenue Service toward the satisfaction of pre-petition claims held by the IRS against the Debtor.

IN RE: BARLEN PG, INC.

DEBTOR

CASE NO: 12-66590 CHAPTER: 11 JUDGE: TUCKER

Address PO Box 271, Brighton, MI 48114 Last four digits of Social Security or Employer's Tax Identification (EIN) No(s).(if any): xx-xxx6573

NOTICE OF DEBTOR'S AMENDED MOTION TO SELL PERSONAL PROPERTY FREE AND CLEAR OF ALL LIENS PURSUANT TO 11 U.S.C. §363(f)

B.O.C. LAW GROUP, P.C. HAS FILED PAPERS WITH THE COURT

<u>Your rights may be affected</u>. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

If you do not want the court to [relief sought in a motion or objection], or if you want the court to consider your views on the Motion, within <u>14</u> days, you or your attorney must:

File with the court a written response or an answer, explaining your position at:¹

United States Bankruptcy Court

211 W. Fort Street, Suite 2100 Detroit, Michigan 48226

If you mail your response to the court for filing, you must mail it early enough so the court will **receive** it on or before the date stated above. All attorneys are required to file pleadings electronically.

You must also mail a copy to:

B.O.C. Law Group, P.C. Attorney for Debtor(s) 24100 Woodward Avenue Pleasant Ridge, Michigan 48069

2.

1.

If a response or answer is timely filed and served, the clerk will schedule a hearing on the motion and you will be served with a notice of the date, time and location of the hearing.

If you or your attorney do not take these steps, the court may decide that you do not oppose the relief sought in the motion or objection and may enter an order granting that relief.

Date: November 22, 2016

/s/ Corey M. Carpenter

B.O.C. Law Group, P.C. By: William R. Orlow (P41634) Corey M. Carpenter (P67818) Attorneys for Debtor 24100 Woodward Pleasant Ridge, MI 48069 (248) 584-2100 coreycarpenter@boclaw.com

¹ Response or answer must comply with F. R. Civ. P. 8(b), (c) and (e)

IN RE: BARLEN PG, INC.

DEBTOR

CASE NO: 12-66590 CHAPTER: 11 JUDGE: TUCKER

DEBTOR'S BRIEF IN SUPPORT OF AMENDED MOTION TO SELL REAL PROPERTY FREE AND CLEAR OF ALL LIENS PURSUANT TO 11 U.S.C. §363(F), et. Seq

NOW COMES Debtor and through his attorneys, B.O.C. Law Group, P.C., and in support of this motion states the following:

Debtor hereby relies upon the facts and attachments provided for herein, as well as 11

U.S.C. §363(f), et. Seq. and 11 U.S.C. §105(a), et. Seq. in support of the relief requested in Debtor's Motion.

WHEREFORE Debtor prays this Honorable Court grant its Motion and for what further relief this Court deems equitable and just.

Respectfully Submitted,

/s/ Corey M. Carpenter_

B.O.C. Law Group, P.C.
By: William R. Orlow (P41634) Corey M. Carpenter (P67818)
Attorneys for Debtor
24100 Woodward Avenue
Pleasant Ridge, MI 48069
248-584-2100
coreycarpenter@boclaw.com

Date: November 22, 2016

IN RE: BARLEN PG, INC.

CASE NO: 12-66590 CHAPTER: 11 JUDGE: TUCKER

DEBTOR

CERTIFICATE OF SERVICE

Corey M. Carpenter on November 22, 2016, did send the following pleadings: Amended

Motion to Sell Real Property Free and Clear of All Liens, et. Seq., Proposed Order, Notice and

Opportunity to Respond, Brief in Support and Certificate of Service (with Matrix), by sending said

pleading via the Court's ECF system and First Class U.S. mail:

United States Trustee 211 W. Fort St., Ste. 700 Detroit, MI 4826 (ECF & First Class Mail Only)

And via First Class U.S. Mail upon:

All creditors on attached Matrix*

Respectfully Submitted,

/s/ Corey M. Carpenter

B.O.C. Law Group, P.C. By: William Orlow (P41634) Corey M. Carpenter (P67818) Attorneys for Debtor 24100 Woodward Avenue Pleasant Ridge, MI 48069 248-584-2100 coreycarpenter@boclaw.com

Date: November 22, 2016

Label Matrix for local noticing 0645-2 Case 12-66590-tjt Eastern District of Michigan Detroit Tue Nov 22 14:24:40 EST 2016

Lazaro de Jesus Fernandez Garcia c/o Gruel Mills Nims & Pylman, PLLC 99 Monroe Ave, NW Suite 99 Grand Rapids, MI 49503-6211

State of Michigan Department of Treasury Michigan Department of Attorney General Cadillac Place 3030 W. Grand Blvd., Ste 10-200 Detroit, MI 48202-6030

Attorney General - Dept. of Treasury Acct No xx-xxx6573 Cadillac Place 3030 West Grand Boulevard Detroit, MI 48202-6030

Bart John Wingblad PO Box 271 Brighton, MI 48116-0271

Brighton Yard Rental Century Center of Green Oak LLC 7695 Milford Road Holly, MI 48442-8649

Florence A. Wingblad Trust 33990 Edna Farmington Hills, MI 48335-5324

TRS Acct No xx-xxx6573 PO Box 7346 Philadelphia, PA 19101-7346

(p)INTERNAL REVENUE SERVICE CENTRALIZED INSOLVENCY OPERATIONS PO BOX 7346 PHILADELPHIA PA 19101-7346

Juana C. Ruiz J.R. Trucking 1733 Hillcrest Street Lansing, MI 48910-4319 Barlen P.G. Inc. PO Box 271 Brighton, MI 48116-0271

Michigan Unemployment Insurance Agency Tax Office Bankurptyc Unit 3030 West Grand Blvd, Suite 11-500 Detroit, MI 48202-6030

United States Attorney One Detroit Center 500 Woodward Avenue Suite 1300 Detroit, MI 48226-3416

Barlen Contracting, Inc PO Box 271 Brighton, MI 48116-0271

Beals Hubbard PLC PO Box 310 Milford MI 48381-0310

Candido A. Lopez C.L.M. Trucking 4218 Balmoral Drive Lansing, MI 48911-2564

Florence Ann Wingblad c/o Ahern & Kill P.C. 430 N. Old Woodward Ave. 2nd Fl. Birmingham, MI 48009-5316

IRS/Chief Counsel Acct No xx-xxx6573 One Detroit Center 500 Woodward Ave. Suite 1300 - Stop 31 Detroit, MI 48226-3416

Internal Revenue Service Acct No xx-xxx6573 Rebecca Mayer 38275 West Twelve Mile Road Suite 200 Group 44 Farmington Hills, MI 48331-3042 MESA Acct No xx-xxx6573 PO Box 33598 Detroit, MI 48232-5598

Florence Ann Wingblad Revocable Trust Ahern & Kill 430 N. Old Woodward Second Floor Birmingham, MI 48009-5316

Miguel Angel Valdez Dip c/o Gruel Mills Nims & Pylman, PLLC 99 Monroe Ave, NW Suite 800 Grand Rapids, MI 49503-2654

AT&T Acct No 721157 c/o United Tranz Actions 2811 Corporate Way Miramar, FL 33025-3972

Barlen Sanitation Solutions, Inc. PO Box 271 Brighton, MI 48116-0271

Beals Hubbard, PLC 30665 Northwestern Hwy Suite 100 Farmington Hills, MI 48334-3128

David Holt Landscaping, Inc 33523 8 Mile Rd., Suite A3119 Livonia, MI 48152-4118

Hi-Tech Transmission 30400 Grand River Farmington Hills, MI 48336-4312

IRS/Chief Counsel Acct No xx-xxx6573 P.O. Box 330516 Detroit, MI 48232-6516

Jair D. Rodriguez J.R. Landscaping Contracting 6141 Scotmar Drive Lansing, MI 48911-6033

Michigan CAT 24800 Novi Road Novi, MI 48375-2414

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Entered 11/22/16 14:35:30

Page 8 of 27

Michigan Department of Treasury Bankruptcy Unit PO Box 30168 Lansing, MI 48909 5 48909-7668

State of Michigan Unemployment Insurance Age Tax Office-POC Unit Ste 11-500 3024 W Grand Blvd Detroit, MI 48202-6024

U.S. Attorney Acct No xx-xxx6573 211 W. Fort Street Suite 2001 Detroit, MI 48226-3220

U.S. Trustee 211 W. Fort Street Suite 700 Detroit, MI 48226-3263

United Tranzactions, LLC 3200 Executive Way Miramar FL 33025-3930

C. Jason Cardasis 24100 Woodward Avenue Pleasant Ridge, MI 48069-1138

Nicholas B. Andrew 24100 Woodward Ave. Pleasant Ridge, MI 48069-1138 Robert D. Mouradian 33300 Five Mile Rd., Suite 110 Livonia, MI 48154-3074

Superior Welding & Repair LLC 59706 Trend Lane South Lyon, MI 48178-9456

U.S. Department of Labor c/o Linda J. Ringstad 230 South Dearborn Street Room 844 Chicago, IL 60604-1779

UIA Acct No xxx9927 Cadillac Place Tax Office 11th Floor 3024 W Grand Blvd. Detroit, MI 48202-6024

Weingartz 39050 Grand River Avenue Farmington Hills, MI 48335-1500

Corey M. Carpenter 24100 Woodward Ave Pleasant Ridge, MI 48069-1138

William R. Orlow 24100 Woodward Ave. Pleasant Ridge, MI 48069-1138 State of Michigan Acct No xx-xxx6573 Department of Treasury Collection Division PO Box 30199 Lansing, MI 48909-7699

TCF BANK C/O MMCC xxx7761 6324 TAYLOR DR FLINT, MI 48507-4680

U.S. Department of Treasury-RMS Acct No xx-xxx6573 Debt Management Services PO Box 979101 Saint Louis, MO 63197-9000

US Attorney 211 W Fort St Ste 2100 Detroit, MI 48226-3211

Zervos Agency, Inc. 24724 Farmbrook Road P.O. Box 2067 Southfield, MI 48037-2067

Martin Jerome 19022 West Ten Mile Road Southfield, MI 48075-2416

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).

IRS/District Director Acct No xx-xxx6573 SBSE/Insolvency Unit PO Box 330500, Stop 15 Detroit, MI 48232 (u)Daniel M. McDermott

End of Label Matrix Mailable recipients 49 Bypassed recipients 4 Total 53 October 12, 2016

B.O.C. Law Group, P.C. 24100 Woodward Avenue, Suite B Pleasant Ridge, MI 48069 Attention: Mr. William Orlow Email: WRO@boclaw.com Fax: 248-584-1750

LIST OF EQUIPMENT TO BE SOLD THRU MICHIGAN CATIPILLAR

(1)	CAT Lift Truck H	li-Lo	\$5,000.00
(4)	Snow Pushers	8'	1,960.00 each
(4)	Snow Pushers	10'	1,680.00 each
(8)	Snow Pushers	14'	2,650.00 each
(2)	Snow Pushers High Profile	14'	2,850.00 each
(19)	Snow Pushers	12'	2,460.00 each
(1)	Snow Pusher	12'	500.00
(1)	Snow Pusher	18'	2,750.00
(2)	Snow Pusher	20'	2,815.00 each
(1)	Wing Plow	18'	10,950.00
(1)	CAT D3CX Doz (SN 6SL02251		15,000.00
(1)	CAT 9146 Load (SN 9WM0252	er	30,000.00
(1)	CAT 416 Loade (SN 8SK06692	r/Back	khoe 18,900.00
(1)	CAT 416 Loade (SN 8S601986	r/Back	khoe 15,750.00
(1)		r/Back	khoe 22,500.00
(1)	Equipment Trail (VIN 270265)	,	1,500.00
(1)	Equipment Trail (VIN 2203)	er	12,000.00
(1)	Equipment Trail (VIN14330)	er	5,000.00
12-66590-tjt	Doc 145 Filed 11/2	22/16	Entered 11/22/16 14:35:30 Page 11 of 27



9/15/16 This agreement entered into on (Date) between Michigan CAT, Novi, Michigan and (1) NAME Barlen Contracting Inc. _____, (2) ENTITY TYPE _ (3) ADDRESS 33990 Edna Farmington Hills, MI 48335 for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at . Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner. 416 CAT Year 1998 Make Model Hours 5YN06727 Serial Number

Seria Fanica			
Description CAB, E-Stick			
Attachments			
Sales price not less than: \$	or Net to Owner \$	\$22,500	×
Owner Contact Information: Telephone #:	Bart - 810-217-4639 Fax	<#:	
Email Address:			

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u>% of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment <u>______</u>. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After <u>30</u> days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of \$5.00 per day.

Owner Signatúre

Brien Skibe Michigan CAT



This a	greement	entered into	o on (Date)	9/15/16	between	Michigan CAT, Novi, Michig	an and	
(1) NA	ME Bai	rlen Contra	cting Inc.			, (2) ENTITY TYPE		
(3) AE	DRESS	33990 Edi	na Farmington	Hills, MI 4833	5			
condit assum	ions of th e custody	is agreemen of the follo	t. Owner agrees	to deliver to M .Equipment.) (ichigan CAT. described in A	cessories (if any) (.Equipment. s location at	. Michigan CAT ag	rees to
Year	1993	Make	CAT		Model	416	Hours	?
Serial	Number		8SG01986					
Descri	ption OR	OPS, E-St	ick					

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

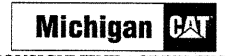
The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u>% of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment ______. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After 30 days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of \$5.00 per day.

Other terms and conditions (if any) Brian Skiba Michigan CAT Owner Signature



This agreement entered into on (Date) 9/15/16 between Michigan CAT, Novi, Michigan and (1) NAME Barlen Contracting Inc. _____, (2) ENTITY TYPE (3) ADDRESS 33990 Edna Farmington Hills, MI 48335 for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at ______. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner. 1995 Make____ CAT Year 416 Model Hours 8ZK06692 Serial Number Description Cab, E-Stick

Attachments			
Sales price not less than: \$	or Net to Owner \$	\$18,900	•
Owner Contact Information: Telephone #:	Bart - 810-217-4639	Fax #:	ŕ
Email Address:			,

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

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Other terms and conditions (if any) Brigg Skibe Michigan CAT **Owner** Signature



 This agreement entered into on (Date)
 9/15/16
 between Michigan CAT, Novi, Michigan and

 (1) NAME
 Barlen Contracting Inc.
 , (2) ENTITY TYPE

 (3) ADDRESS
 33990 Edna Farmington Hills, Mi 48335

 for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at _______. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner.

Year 2	001 Make	CAT	Model	914G	Hours3289
Serial Nu	mber	9WM02529			
Descriptio					
Attachmen	nts 1.8CYD Buck	et			
Sales price	e not less than: \$	\$30,000	or Net to Owner \$		
Owner Co	ontact Information	: Telephone #:	Bart - 810-217-4639	_Fax #:	
Email Ad	dress:			-	

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u>% of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment ______. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After <u>30</u> days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of \$5.00 per day.

Other terms and conditions (if any) Brizz Skibe Michigan CAT **Owner** Signature



 This agreement entered into on (Date)
 9/15/16
 between Michigan CAT, Novi, Michigan and

 (1) NAME Barlen Contracting Inc.
 , (2) ENTITY TYPE

(3) ADDRESS 33990 Edna Farmington Hills, MI 48335 for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and Michigan CAT agree to

conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at ______. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner.

Year	1997	Make	CAT	Model	D3CX	Hours	6,684
Serial	Number_		6SL02251				
Descri	ption OR	<u>ÖPS</u>					
Attach	ments						
Sales p	rice not l	ess than: \$	\$15,000	or Net to Owner S			
Owner	Contact	Information	: Telephone #:	Bart - 810-217-4639	_ Fax #:		
Email	Address:				-		

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u>% of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment ______. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After 30 days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of \$5.00 per day.

// Ar	
Owner Signature	Brie Skibs Michigan CAT



 This agreement entered into on (Date)
 9/15/16
 between Michigan CAT, Novi, Michigan and

 (1) NAME Barlen Contracting Inc.
 , (2) ENTITY TYPE

(3) ADDRESS 33990 Edna Farmington Hills, MI 48335

for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at ______. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner.

Year ? Make	?	Model	Trailer	Hours ?
Serial Number	TRL12			
Description Tandem Axle, Pl	ntal Hitch, 8'X11.5' D	eck, 5' Beaver, 4'7 R	amps	
Attachments				
Sales price not less than: \$	\$1,500	or Net to Owner S		······································
Owner Contact Information: T	elephone #: Bar	t - 810-217-4639	Fax #:	
Email Address:				

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u> % of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment ______. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

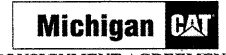
Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After <u>30</u> days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of \$5.00 per day.

Other terms and conditions (if any)

Owner Signature

Bria.	Skihe
Michigan C.	AT



 This agreement entered into on (Date)
 9/15/16
 between Michigan CAT, Novi, Michigan and

 (1) NAME
 Barlen Contracting Inc.
 . (2) ENTITY TYPE

 (3) ADDRESS
 33990 Edna Farmington Hills, MI 48335

for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at ______. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner.

Year	?	Make	?	Model	Trailer	Hours	?
Serial N			TRL23				
Descript	ion Go	oseneck,	Tandem Axle Lowbo	y, Ramps, 7'11X22'4 Deck	, 4'7 Beaver Tail, 8	3.25R15TR Tires -25%	
Attachm	ents						
Sales pri	ce not	less than: S	\$\$7,000	or Net to Owner S			
Owner C	Contact	Informatio	on: Telephone #:	Bart - 810-217-4639	Fax #:		
Email A	ddress:	1					

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u>% of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment <u>_____</u>. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After 30 days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of \$5.00 per day.

Other terms and conditions (if any) **Owner** Signature Michigan CAT



 This agreement entered into on (Date)
 9/15/16
 between Michigan CAT, Novi, Michigan and

 (1) NAME
 Barlen Contracting Inc.
 , (2) ENTITY TYPE

(3) ADDRESS 33990 Edna Farmington Hills, MI 48335

for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at ______. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner.

Year	Make	Daniels		Model	Wing	Plow	Ho	ire
Serial Number		# 42		······································			*10	Val
Description $(1)^{-1}$	18' Angle W	ing Plow		******				
Attachments								
Sales price not le	ess than: \$	\$10,950		or Net to Owner S		······································		
Owner Contact I	nformation:	Telephone #:	Bart -	810-217-4639	Fax #:			
Email Address:_		-						_

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

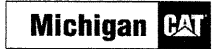
The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After <u>30</u> days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of S5.00 per day.

$- \Lambda I \Lambda$	
Owner Signature	Bria Skibs Michigan CAT



This agreement entered into on (Date) 9/15/16 between Michigan CAT, Novi, Michigan and (1) NAME Barlen Contracting Inc. , (2) ENTITY TYPE

(3) ADDRESS 33990 Edna Farmington Hills, MI 48335

for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at ______. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner.

Year Make		Model	Loader Snow Pushers	Hours
Serial Number	# 40-41			
Description (2) 20' Load	ler Snow Pushers			
Attachments				·······
Sales price not less than:	\$ \$2,815 per Pusher	or Net to Owner \$		
Owner Contact Informat	ion: Telephone #: Bart -	810-217-4639	Fax #:	
Email Address:				

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u>% of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment ______. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After <u>30</u> days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of \$5.00 per day.

Other terms and conditions (if any) Krien Skibe Michigan CAT **Owner** Signature



 This agreement entered into on (Date)
 9/15/16
 between Michigan CAT, Novi, Michigan and

 (1) NAME
 Barlen Contracting Inc.
 , (2) ENTITY TYPE

 (3) ADDRESS
 33990 Edna Farmington Hills, MI 48335

 for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at
 _________. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner.

YearMake	Model	Loader Snow Pushers	¥ 7
Serial Number # 39		Second Show I daneta	Hours
Description (1) 18' Loader Snow Pusher			
Attachments	· · · · · · · · · · · · · · · · · · ·	······································	
Sales price not less than: \$ \$2,750	or Net to Owner \$		
Owner Contact Information: Telephone #:	Bart - 810-217-4639	Fax #:	
Email Address:			

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u>% of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of **\$250.00** on any equipment consigned for **\$10,000.00** or less. This fee will be deducted from proceeds upon sale of equipment ______. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After <u>30</u> days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of \$5.00 per day.

Other terms and conditions (if any)

Owner Signature

Bria	Stibe	
Michiga	n CAT	



 This agreement entered into on (Date)
 9/15/16
 between Michigan CAT, Novi, Michigan and

 (1) NAME Barlen Contracting Inc.
 , (2) ENTITY TYPE

(3) ADDRESS 33990 Edna Farmington Hills, MI 48335

for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement, Owner agrees to deliver to Michigan CAT.s location at _______. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner.

YearMake	Model	Loader Snow Pushers	**
Serial Number # 38	······································	Louder onow Fusilers	Hours
Description (1) 12' Loader Snow Pusher - Horn	le Made		
Attachments		······································	
Sales price not less than: \$ \$500	or Net to Owner S		
Owner Contact Information: Telephone #: B	Bart - 810-217-4639	Fax #:	···
Email Address:		_ 1 an m	

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u> % of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment ______. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

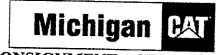
Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After <u>30</u> days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of \$5.00 per day.

Other terms and conditions (if any) **Owner Signature**

Uria Skibe Michigan CAT



This agreement entered into on (Date) 9/15/16 between Michigan CAT, Novi, Michigan and (1) NAME Barlen Contracting Inc. , (2) ENTITY TYPE

(3) ADDRESS 33990 Edna Farmington Hills, MI 48335

for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at ______. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner.

YearMake	Model	Loader Snow Pushers	
Serial Number # 19-37		Louder Onow Pushers	Hours
Description (19) 12' Loader Snow Pusher			
Attachments	·····		
Sales price not less than: \$ \$2,460 per Pusher	or Net to Owner S		
	- 810-217-4639	Fax #:	
Email Address:		Г ал. т,	

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u>% of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment ______. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After <u>30</u> days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of \$5.00 per day.

Brian Skiba Owner Signature Michigan CAT



This agreement entered into on (Date) 9/15/16 between Michigan CAT, Novi, Michigan and (1) NAME Barlen Contracting Inc. , (2) ENTITY TYPE

(3) ADDRESS 33990 Edna Farmington Hills, MI 48335

for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at ______. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner.

YearMake	Model	Loader Snow Pushers	TT
Serial Number_ # 17-18			_ Hours
Description (2) 14' Loader Snow Pusher - HI Profile			
Attachments			
Sales price not less than: \$ \$2,850 per Pusher	or Net to Owner \$		
	0-217-4639	Fax #:	······································
Email Address:		I AA #	

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u>% of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment ______. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

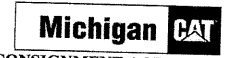
Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After <u>30</u> days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the Equipment to the Owner. Upon termination, the Owner agrees to remove the equipment within 30 days or pay storage charges of \$5.00 per day.

Owner Signátur

Brien Skile Michigan CAT



This agreement entered into on (Date) 9/15/16 between Michigan CAT, Novi, Michigan and (1) NAME Barlen Contracting Inc. , (2) ENTITY TYPE

(3) ADDRESS 33990 Edna Farmington Hills, MI 48335

for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner.

Year Make Serial Number #9-16	Model	Loader Snow Pushers	_ Hours
Description (8) 14' Loader Snow Pusher			
Attachments			
Sales price not less than: \$ \$2,650 per Pusher	or Net to Owner \$		
Owner Contact Information: Telephone #: Bart - 8	10-217-4639	Fax #:	······
Email Address:		1 aA 77	

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of 90 days from the date of this Agreement. The Owner agrees to pay Michigan CAT 10 % of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment _____. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

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Other terms and conditions (if any)

Brian Skibe Michigan CAT Owner Signature

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 This agreement entered into on (Date)
 9/15/16
 between Michigan CAT, Novi, Michigan and

 (1) NAME
 Barlen Contracting Inc.
 , (2) ENTITY TYPE

 (3) ADDRESS
 33990 Edna Farmington Hills, MI 48335

 for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at
 . Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales

 Price periodically to reflect market conditions by consent from Owner.
 Year
 Make

 Year
 Make
 Model
 SSL Snow Puspers

Serial Number	# 5-8	iviouei	SSL Show Pushe	ers	Hours
Description (4) 10' SSL Snot	w Pushers - No Pullback	Kits			
Attachments					
Sales price not less than: \$	\$1,680 per Pusher	or Net to Owner \$			
Owner Contact Information: 1		10-217-4639	Fax #:		*
Email Address:	-		ιαλ #		

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

Owner warrants that he owns the equipment free and clear of all liens and encumbrances and agrees to indemnify and hold Michigan CAT harmless against any claims arising because of any lien or encumbrance.

The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's custody.

The Equipment shall be on consignment for a period of <u>90 days</u> from the date of this Agreement. The Owner agrees to pay Michigan CAT <u>10</u> % of the selling price as commission when the Equipment is sold. Owner agrees to pay Michigan CAT an administrative fee of \$250.00 on any equipment consigned for \$10,000.00 or less. This fee will be deducted from proceeds upon sale of equipment ______. Michigan CAT has exclusive right to sell the Equipment. If any other person, including the Owner, sells the Equipment during the consignment period, then commission shall be paid immediately to Michigan CAT. If for a period of 90 days after the expiration or termination of this Agreement, the Equipment is sold to a customer that Michigan CAT has dealt with in regards to this Equipment, then the commission is also immediately due.

Owner to deliver the Equipment to Michigan CAT in retail ready operating condition. Should the Owner desire Michigan CAT to perform services or repairs with respect to the Equipment prior to its sale, and Michigan CAT agrees the Owner shall promptly remit to Michigan CAT for charges. In no event shall the obligation of payments or settlement for these services be contingent upon the sale of the equipment.

Michigan CAT shall retain any proceeds necessary from the sale of the Equipment to apply such proceeds to the commissions, repairs, expenses, interest and late fees due on this Consignment Agreement.

After <u>30</u> days, this agreement may be terminated at any time without cause by either party upon written notice to the other party. Upon receipt of the notice, Michigan CAT.s right to commission under this agreement shall expire, except as stated above. Unless amounts are due Michigan CAT from owner for services performed with respect to equipment, Michigan CAT shall release the \$5.00 per day.

Brian Skibe Michigan CAT **Owner Signature**

CONSIGNMENT AGREEMENT This agreement entered into on (Date) 9/15/16 between Michigan CAT, Novi, Michigan and (1) NAME Barlen Contracting Inc. (3) ADDRESS 33990 Edna Farmington Hills, MI 48335 _____, (2) ENTITY TYPE for the purpose of selling the equipment, attachments, spare parts and accessories (if any) (.Equipment.) subject to the terms and conditions of this agreement. Owner agrees to deliver to Michigan CAT.s location at ______. Michigan CAT agrees to assume custody of the following described (.Equipment.) (described in Attachment A if necessary). Michigan CAT to adjust the Sales Price periodically to reflect market conditions by consent from Owner. Year _Make____ ------Model SSL Snow Pushers Serial Number

Michigan 🖽

oeran rennosi	#1-4		now Fushers	Hours
Description (4) 8' SSL Snow	Pushers - With Dullbask IC	£		riours
Attachments	- deners - what Fullback K	IS		
Sales price not less than: \$	\$1,960 per Pusher or			
Owner Contact Information: T		Net to Owner \$		
Email Address:	elephone #: Bart - 810	-217-4639 Fax #:		

Michigan CAT agrees to hold the Equipment as the property of the Owner. Michigan CAT will exercise ordinary care with the respect to the Equipment while in its possession under this Agreement. Michigan CAT agrees that it will use its reasonable efforts to sell the equipment and will display and demonstrate the Equipment to prospective purchasers.

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The Owner will provide insurance coverage with adequate limits to protect against physical damage, personal injury, or damage or loss of any kind while the Equipment is on Michigan CAT.s property, and further, agrees to hold Michigan CAT harmless for all damages or losses to persons or property as a result of the machine's being on Michigan CAT.s property or in Michigan CAT's

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Other terms and conditions (if any) <u>Rria</u> Skibe Michigan CAT Owner Signature

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