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SALE CATALOG

Surplus To The Needs Of

JB & COMPANY ROOFING

1480 South County Road 594 Tiffin, Ohio

THURSDAY, MAY $29^{TH} - 12:00$ NOON (EST)

Inspection: Wednesday, May 28th from Noon to 4:00 PM

Auctioneers:

Cincinnati Industrial Auctioneers, Inc. – License No. 63-1983-10439 Jeffrey L. Luggen – License No. 57-1983-33789 Joseph M. Luggen – License No. 2010-0000-19

15% BUYER'S PREMIUM IS IN EFFECT FOR THIS SALE ONSITE!
18% BUYER'S PREMIUM IS IN EFFECT FOR THIS SALE ONLINE!
NO MERCHANDISE MAY BE REMOVED WHILE THE SALE IS IN PROGRESS!!!

ALTHOUGH INFORMATION HAS BEEN OBTAINED FROM SOURCES DEEMED RELIABLE, THE AUCTIONEER MAKES NO WARRANTY OR GUARANTEE EXPRESSED OR IMPLIED, AS TO THE ACCURACY OF THE INFORMATION HEREIN CONTAINED. IT IS FOR THIS REASON THAT BUYERS SHOULD AVAIL THEMSELVES OF THE OPPORTUNITY TO MAKE INSPECTION PRIOR TO THE SALE.



Sale Under The Management Of

CINCINNATI INDUSTRIAL AUCTIONEERS

auctioneers | appraisers | since 1961 | cia-auction.com | info@cia-auction.com 2020 Dunlap St., Cincinnati, Ohio 45214 | Phone 513-241-9701 | Fax 513-241-6760

SYNOPSIS OF THE TERMS OF SALE

JB & COMPANY ROOFING

1480 South County Road 594 - Tiffin, Ohio

Thursday, May 29th - 12:00 Noon (EST)

<u>REGISTRATION:</u> All Bidders must register and are required to give name and address along with positive identification at time of registration.

"AS IS, WHERE IS": Everything is being sold for cash on an "as is", "where is" basis without warranties expressed or implied on part of the Owner and Auctioneer. There are NO REFUNDS, NO EXCHANGES, NO GUARANTEES or NO WARRANTIES on any item, and ALL SALES ARE FINAL.

<u>DEPOSITS:</u> All Bidders must post a deposit upon request either at registration or time of knockdown by Auctioneer.

<u>PAYMENTS:</u> ALL INVOICES MUST BE PAID IN FULL AT THE SALES CONCLUSION. Any merchandise not paid for by this time will be considered abandoned and may be resold by the auctioneer, any loss incurred in the resale to be borne by the original buyer. All payments must be made in **cash or certified funds. Company checks are only acceptable if accompanied by a bank letter of guarantee.** Please inquire with auction personnel regarding the acceptance of funding.

REMOVAL: Time permitting, auction personnel will be available at the conclusion the sale for one (1) hour for the removal of tabletop and hand carried items only.

ALL ITEMS MUST BE OFF THE PREMISES BY FRIDAY, MAY 30, 2014 AT 2:00 PM. At which time our representative will leave the premises. Auctioneer/Owner will not be responsible for any items after this time. After this time, arrangements for removal must be made with THE AUCTIONEER.

ALL ITEMS MUST BE OFF THE PREMISES BY THURSDAY, JUNE 5, 2014 AT 4:00 PM.

At the Owners Discretion, any items remaining after this time will be removed from the premises and stored at the expense of the buyer, considered abandoned and scrapped.

CHECKOUT HOURS:

Thursday, May 29, 2014 from the sales conclusion until 5:00 PM Friday, May 30, 2014 from 8:00 AM to 2:00 PM

ALL TITLES TO VEHICLES WILL BE MAILED 7-14 BUSINESS DAYS AFTER DATE OF SALE

IMPORTANT AUCTION NOTICES:

15% BUYERS PREMIUM IS IN EFFECT FOR THIS SALE ONSITE!
18% BUYERS PREMIUM IS IN EFFECT FOR THIS SALE ONLINE!
ALL BUYERS WILL BE REQUIRED TO EXECUTE AN "AUCTION PURCHASE REMOVAL AGREEMENT"
NO MERCHANDISE MAY BE REMOVED WHILE THE SALE IS IN PROGRESS!!!
ALL SALES SUBJECT TO STATE AND LOCAL SALES TAX WHERE APPLICABLE
ALL BIDDERS MUST COMPLY WITH OUR CUSTOMARY "TERMS OF SALE" ATTACHED HERETO, POSTED AT THE SALE SITE &
OUR WEBSITE @ WWW.CIA-AUCTION.COM.

WIRING INSTRUCTIONS

The balance of your invoice may be wired directly to our bank: PNC Bank, 201 East Fifth Street, Cincinnati, Ohio 45201

Funds should be directed to the following: Cincinnati Industrial Auctioneers, Inc.

Call for Complete Wire Transfer Instructions

PLEASE SPECIFY YOUR BIDDER NUMBER WHEN MAKING YOUR WIRE TRANSFER

NOTE: A BANK WIRE TRANSFER FEE WILL APPLY WHICH IS NOT INCLUDED IN BALANCE DUE OF INVOICE

REMEMBER - WIRE TRANSFERS TAKE 1/2 DAY TO REACH OUR BANK

TERMS OF SALE

NOTICE: All Bidders and other persons attending this sale ("Bidders") agree that they have read and have full knowledge of these terms and agree to be bound hereby. The Bidder identified by the Auctioneer as the high bidder or successful bidder at auction ("successful Bidder") shall have entered into a legally binding contract to purchase the item bid upon ("Lot") at the price and subject to the terms and conditions set forth herein. All determinations, rulings, and adjustments made by the Auctioneer in good faith shall be final, binding, and conclusive upon all Bidders. The term "Auctioneer" herein means Cincinnati Industrial Auctioneers, Inc.

- 1. **IDENTIFICATION** All Bidders are required to give full name and addresses at time of registration.
- DEPOSIT Each successful Bidder will be required to make a deposit in cash or by bank cashier's or certified check of 25 percent (25%) of the successful bid on each Lot at time of knockdown. In default of such deposit, the Lot may be put up again immediately and resold.
- 3. TIME OF PAYMENT Each successful Bidder shall receive an invoice during or at the conclusion of the auction. All invoices must be paid in full by the close of business on the last day of the auction sale and prior to removing any Lot. Any other arrangements must be made with auctioneer prior to bidding. In the absence of payment or agreement by the auctioneer, title to the Lot shall not transfer to the successful Bidder and such Bidder will lose any right, title or interest such Bidder may have acquired, and the deposit paid, if any, without further notice to such Bidder. The Bidder shall nonetheless remain liable for any damages caused by the Bidder's failure to pay.
- 4. REMOVAL All purchases must be removed not later than the date specified in the Auction Catalogue and/or announced at the sale. No Lot can, on any account, be removed during the sale. All goods are sold "Where Is." Removal shall be at the expense, risk, and liability of the successful Bidder. Purchases will be released only on presentation of paid invoice. Auctioneer shall not be responsible for Lots not removed within the time allowed, but Auctioneer shall have the option to remove and store at the expense and risk of the successful Bidder any article purchased, but not paid for and removed within the time required.
- 5. MANNER OF PAYMENT All payments must be made by cash, bank cashier's check or company check with a bank letter of authorization guaranteeing funds to "Cincinnati Industrial Auctioneers, Inc." All checks for deposits and balances due shall be payable to the order of "Cincinnati Industrial Auctioneers, Inc." All invoices must be paid to representatives of the Auctioneer at the auction site unless otherwise announced. The full purchase price on all Lots sold to the same successful Bidder must be paid within the time fixed and before removal of any Lot.
- 6. DISCALIMER OF ALL WARRANTIES INCLUDING IMPLIED WARRANTIES MERCHANTIBILITY AND FITNESS FOR PARTICULAR PURPOSE; CONDITION OF ARTICLES SOLD – The Auctioneer and any owner, seller, no warranties express or implied secured party make merchantability or fitness for purpose whatsoever. All such express or implied warranties are expressly excluded hereby. No oral statement or other writing by any person negates this exclusion. If you think you have received any assurance or warranty of any kind as to a Lot offered in this auction do not bid on such item unless the Auctioneer has signed a writing specifically directed to you and identifying the Lot and stating the modification of this exclusion The Auctioneer shall not be responsible for the correct description, genuineness, authenticity of, or defect in any Lot, and makes no warranty in connection therewith. No sale will be set aside nor allowance made on account of any incorrectness, error commentary, cataloging, or any imperfection not noted. No deduction, credit or avoidance shall be allowed on damaged articles, all Lots being exposed for public exhibition are purchased and accepted by successful Bidder "AS IS", "WHERE IS" and "WITH ALL FAULTS". Auctioneer makes no warranties or guarantees whatsoever whether written, oral or implied quality. quantity. condition. usability. salability. to

measurement, age, model, mechanical condition, performance or other specifications and all sales made are utterly without recourse.

- 7. CLAIMS No Claims will be allowed after removal of Lots from premises.
- 8. RESPONSIBILITY FOR NON-DELIVERY- Auctioneer, any owner, seller or secured party shall not, in any event, be liable to any Bidder for non-delivery of any Lot or for any other matter or thing, other than for the return to the successful Bidder of the deposit or sum paid on said Lot, should the successful Bidder be entitled thereto. This means that if are a successful Bidder and for any reason your Lot is not made available to you, you agree that the damages you may claim for such non-delivery are limited to the amounts you have paid and you waive any claim for damages for lost profits, opportunity, the value of the Lot in excess of the purchase price, your time, expenses, incidental and consequential damages, all of which are expressly waived.
- 9. COMPLIANCE WITH TERMS OF SALE In default of payment of invoices in full within the time therein specified, the Auctioneer in addition to all other remedies allowed by law, may retain all monies received as deposit or otherwise, as liquidated damages. Lots not paid for and removed within the time allowed herein may be resold at public or private sale without further notice, and any deficiency, together with all expenses and charges of re-sale, will be charged to the defaulting successful Bidder.
- 10. RISK TO PERSON AND PROPERTY Persons attending during exhibition, sale, or removal of Lots assume all risks of damage of or loss to person and property and specifically release the Auctioneer from liability therefore and agree to indemnify and hold the Auctioneer harmless from any loss, claim, liability, cost, or expense caused all or in part by such person(s). Neither the auctioneer nor his principal shall be liable by reason of any defect in or condition of the premises on which the exhibition, sale, or removal of Lots is held.
- 11. ADDITION TO OR WITHDRAWAL FROM SALE The Auctioneer reserves the right to alter the order of the sale, withdrawal from the sale any of the Lots or parts thereof or to sell at this sale Lots not listed, and also reserves the right to group one or more Lots into one or more selling Lots or to subdivide into two or more selling Lots, or make any combination thereof which Auctioneer in its sole discretion determines. Whenever the best interest of the Seller will be served, the Auctioneer reserves the right to sell Lots in bulk.
- 12. SALE BY ESTIMATED WEIGHT, COUNT OR MEASURE Where items are sold by estimated weight, count, or measure, the successful Bidder will be invoiced for and required to pay for the estimated weight, count, or measure. If upon delivery any shortage exists, the successful Bidder will receive a credit at the rate of the bid. If there be an excess, the successful Bidder will be required to take and pay for such excess, at the rate of the bid.
- 13. DISPUTE BETWEEN BIDDERS/BID INCREMENTS If any dispute arises between two or more Bidders, the Auctioneer may decide the same or put the Lot up for sale again at once, or resell to the highest Bidder. The Auctioneer may reject a nominal or fractional bid advance in the Auctioneer's sole discretion
- 14. RESERVE The Auctioneer reserves the right to reject any and all bids. On Lots upon which there is a reserve, the Auctioneer shall have the right to bid on behalf of the seller, owner or secured party and shall have no obligation to denote or announce such reserve or bid.
- 15. RECORDS The record of sale kept by the Auctioneer and bookkeeper will be taken as final in the event of any dispute.
- **16. AGENCY** The Auctioneer is acting as agent only and is not responsible for the acts of its principals.
- 17. SALES TAX All sales are subject to state and local taxes, which will be collected from the successful Bidder unless a proper exemption certificate including tax-exempt number is presented at the time of payment.
- **18. BUYER'S PREMIUM** The Auctioneer in its sole discretion may impose a Buyer's Premium on any Lots sold. The Buyer's Premium is a percentage that is added to the final purchase price of any Lot.
- **19. SHIPPING** All coolants, oil and fluids must be drained from all machinery and equipment prior to removal. All of the above must be shipped in compliance with state and federal regulations. Unless otherwise expressly provided in writing, preparation and shipment shall be at the sole responsibility and cost of the successful Bidder.
- 20. **INSURANCE** All successful Bidders, or the their riggers must provide the Auctioneer and the owner of the premises of the sale a certificate of insurance in amounts acceptable to the Auctioneer prior to removal of any Lot.
- **21. ADDITIONAL TERMS AND CONDITIONS** Except as set forth in Section 6 above, the Auctioneer may modify or supplement these terms and conditions of sale by language in the catalog available at the sale site or by announcement at the start of the sale.



AUCTIONEERS/LIQUIDATORS/APPRAISERS 2020 DUNLAP STREET, CINCINNATI, OHIO (513) 241-9701 Fax (513) 241-6760 Internet: www.cia-auction.com

AUCTION PURCHASE REMOVAL AGREEMENT

JB & COMPANY ROOFING

1480 South County Road 594 - Tiffin, Ohio

Thursday, May 29th – 12:00 Noon (EST)

All purchasers of items at the JB Company & Roofing auction conducted by Cincinnati Industrial Auctioneers, Inc. hereby agree to the following:

All items are purchased on an "As Is, Where Is" basis, with the purchaser to incur all costs in conjunction with the removal of the items from the premises. ALL EQUIPMENT MUST BE REMOVED IN A WORKMAN LIKE MANNER AND ALL UTILITIES MUST BE CAPPED. ALL ANCHOR BOLTS MUST BE CUT OFF AT FLOOR LEVEL. ALL OILS AND COOLANTS MUST BE REMOVED FROM MACHINES PRIOR TO REMOVAL. All items are available for removal during normal business hours through Friday, May 30, 2014 at which time our representatives will leave the premises. After this time arrangements for removal must be made by appointment with THE AUCTIONEER.

<u>"TIME IS OF THE ESSENCE"</u> regarding the removal of items from the premises. All items <u>must</u> be removed by Thursday, June 5, 2014. Any items remaining after this time will be removed and stored at the expense of the buyer, subject to rent / access fees or considered abandoned and scrapped. <u>NO EXCEPTIONS!</u>

All purchasers and/or riggers of machinery <u>MUST</u> provide Cincinnati Industrial Auctioneers, Inc. and JB & Company Roofing a certificate of insurance in the amount of \$1,000,000.00 prior to removal. Cincinnati Industrial Auctioneers, Inc. and JB & Company Roofing must be named on the policy as co-insurer.

There are NO REFUNDS, NO EXCHANGES, NO GUARANTEES OR NO WARRANTIES on any item, and ALL SALES ARE FINAL.

Company Name			
Buyer Number / Bids	mber / Bidspotter Username		

Accepted By Purchaser:

JB & Company Roofing May 29, 2014

LOADER ATTACHMENT

Lot	Qty.	Description	9	1	48" WIDE MODEL M4 BUSH HOG
1	1	16 TON USTC MODEL 1600JBT			ATTACHMENT
		HYDRAULIC TRUCK MOUNTED CRANE;	10	1	77" WIDE X 14' LONG PEQUEA TANDEM
		S/N X40000451S, 64' BOOM LENGTH,			AXLE TILT TRAILER *NO TITLE BILL OF
		OUTRIGGERS, 80 DEGREE ROTATION;			SALE ONLY*
		1999 INTERNATIONAL MODEL 4700 FLAT	11	1	75" WIDE X 12' LONG PEQUEA SINGLE
		BED TRUCK; VIN #1HTSCABP4YH698998,			AXLE TILT TRAILER *NO TITLE BILL OF
		33,000 GVWR, DIESEL ENGINE, MANUAL			SALE ONLY*
		TRANSMISSION, 93,265 MILES AND	12	1	75" WIDE X 12' LONG PEQUEA SINGLE
		8,056 HOURS	12	_	AXLE TILT TRAILER *NO TITLE BILL OF
2	1	SKYJACK MODEL SJ8841F FOUR-WHEEL			SALE ONLY*
2	1	DRIVE DIESEL POWERED SCISSOR LIFT;	13	1	75" WIDE X 12' LONG PEQUEA SINGLE
		S/N 41534, PNEUMATIC TIRES, 41' LIFT	13	_	AXLE TILT TRAILER *NO TITLE BILL OF
		HEIGHT, 2,478 HOURS			SALE ONLY*
2	4	10,000 LB GEHL MODEL DL10H	1.1	4	
3	1	•	14	1	75" WIDE X 12' LONG PEQUEA SINGLE
		TELESCOPIC HANDLER; S/N			AXLE TILT TRAILER *NO TITLE BILL OF
		10H58JS0140330, 44' LIFT HEIGHT, 115	4-		SALE ONLY*
		HP JOHN DEERE DIESEL ENGINE,	15	1	75" WIDE X 12' LONG PEQUEA SINGLE
		PNEUMATIC TIRES, 5,940 HOURS			AXLE TILT TRAILER *NO TITLE BILL OF
3A	1	5,500 LB CAPACITY GEHL MODEL 806067			SALE ONLY*
		BUCKET ATTACHMENT; S/N 9076, 96"	16	1	8' WIDE X 20' LONG X 8' HIGH TANDEM
		WIDE			AXLE TRAILER; MFG. UNKNOWN (OUT OF
4	1	2003 INTERNATIONAL MODEL			SERVICE) *NO TITLE BILL OF SALE ONLY*
		4400DT466 SINGLE AXLE DUMP TRUCK;	17	1	BLACKWELL PULL BEHIND TAR KETTLE
		VIN #1HTMKAAN64H607316, DT466			(OUT OF SERVICE)
		DIESEL ENGINE, 6-SPEED EATON	18	1	MELTMAN PULL BEHIND TAR KETTLE
		TRANSMISSION, 12 YD. DUMP BODY W/			(OUT OF SERVICE)
		TARP COVER, 21,854 MILES	19	1	GEROUL PULL BEHIND TAR KETTLE (OUT
5	1	1999 INTERNATIONAL MODEL 4900			OF SERVICE)
		SINGLE AXLE DUMP TRUCK; VIN	20	1	SNORKELIFT MODEL A60RT GASOLINE
		#1HTSDAAN5WH506837, 6-CYLINDER			POWERED AERIAL WORK PLATFORM;
		TURBO CHARGED DIESEL ENGINE, 7-			S/N 8903250389, 60' REACH, 500 LB
		SPEED TRANSMISSION, 12 YD. DUMP			PLATFORM CAPACITY, 52' HORIZONTAL
		BODY W/ TARP COVER, 165,080 MILES			REACH, 360 DEGREE ROTATION *NO
6	1	2007 INTERSTATE MODEL 1824TA3			TITLE BILL OF SALE ONLY*
		TANDEM AXLE ENCLOSED TRAILER; VIN	21	1	INGERSOLL RAND MODEL VR642
		#14K500L2871063737, 9,950 GVWR, 92"			TELESCOPIC HANDLER; S/N 156556,
		WIDE X 20' LONG; VIN			FOUR-WHEEL DRIVE, 30' REACH, 45' LIFT
		1UK500L2871063737			HEIGHT, 5,300 LB LIFT CAPACITY, DIESEL
7	1	1999 INTERSTATE MODEL 1824TA3			ENGINE, 3,476 HOURS
•	_	TANDEM AXLE ENCLOSED TRAILER; VIN	22	1	77" WIDE X 14' TANDEM AXLE TRAILER
		#N/A, 9,950 GVWR, 92" WIDE X 22'	23	1	70" KOBALT ALUMINUM TOOLBOX
		LONG	24	1	70" TRACTOR SUPPLY ALUMINUM
8	1	KUBOTA MODEL L245DT FOUR-WHEEL	44	_	TOOLBOX
J	1	DRIVE TRACTOR; S/N 57993, 3-CYLINDER	25	6	SETS OF QUADCRAFT PUMP JACKS
		DIESEL ENGINE, 8-SPEED TRANSMISSION,	23	J	SETS OF QUADERALL FURNIT JACKS
		3-POINT HITCH, PTO, FRONT END			
		J-1 ONN I THICH, FIO, FROM END			