



Together
WE MOVE MOUNTAINS

ARIZONA CALIFORNIA NEVEDA NEW MEXICO OREGON TEXAS WASHINGTON



10950 South Norwalk Blvd. · Santa Fe Springs · CA · 90670 TEL: (562) 903-7377

www.SonsrayMachinery.com

Ship To: CITY OF REDONDO BEACH
531 NORTH GERTRUDA AVENUE
REDONDO BEACH CA 90277

Invoice To: CITY OF REDONDO BEACH
531 NORTH GERTRUDA AVENUE
REDONDO BEACH CA 90277

Santa Fe Springs
March 17, 2026
BP0016771

ktaylor-0682
310-318-0601
Purchase Order:

Sales Person: Kent Taylor

Attention: Mike Klein

EQUIPMENT QUOTE/SALES ORDER

2026 CASE 580SN 4WD T4 FINAL.

Serial #: JJGN58SNKTC786944 Stock #:
EQ0075947

\$143,360.64

SOURCEWELL CONTRACT # 011723-CNH.Contract Period: 04/04/2023 - 04/14/2027 Pricing Revised: 5/15/2025 CITY OF REDONDO BEACH California Los Angeles. County. Members Account # 32882 - CNH Specified discount off List Price/MSRP plus freight, setup, and local delivery. Also surcharge, but this must be placed on a separate line item. These discounts are not allowed with wholesale and/or retail discount(s). BASE LIST PRICE \$199,112.00- LESS SOURCEWELL DISCOUNT 28% (\$-55,751.36) = 143,360.64*** ** Sourcewell Discount Applied

NEW 580SN 4WD T4 FINAL.
Heavy Front CWT, Extndhoe
Powershift H-Type Transmission
Pilot Controls w/Power Lift
Cold Start Dual Battery
Coupler, Hyd. pin and release
Flip Over/Stabilizer Pads Comb
EHOE & Hyd Pkg- 1 or 2 way AUX
Ride Ctrl, Cmft Str & 3SPL Pkg
2CAB PLT PDH 2WAYC1
Transport Protection
Connectivity NA
5 Year Customer Subscription
Premium Seat
LED Light Package
Optional 4WD Front Axle
2 Door Cab w/ Heat and A/C
82" 4x1 Bkt w/Cutting Edge
Rear Tires 19.5LX24, 10 PR STD
12.5/80x18 10PR Sure grip lug
Standard Climate
English Manual

NOTICE TO PURCHASER

Caution. Do not sign this contract before you thoroughly read both pages 1 and 2 of it or if it contains blank spaces, even if otherwise advised.

You are entitled to an exact and completely filled in copy of this Sales Order when you sign it. Keep it to protect your legal rights.

Store Manager signature required for final acceptance of Sales Order.

THIS AGREEMENT IS SUBJECT TO THE ADDITIONAL TERMS AND CONDITIONS ON THE REVERSE SIDE. CUSTOMER HAS HAD THE OPPORTUNITY TO READ THE TERMS OF THIS AGREEMENT PRIOR TO SIGNING.

Purchaser's Signature _____ Sales Consultant _____ Date _____

Print Name _____ Date _____ Accepted By _____ Date _____

*** MACHINE QUOTED IS SUBJECT TO AVAILABILITY ***

*** INTEREST RATE QUOTED IS BASED ON CURRENT RATES. INTEREST RATE IS SUBJECT TO CHANGE, BASED ON THE FINANCIAL INSTITUTION ***

***Quote Expires 4/30/2026 ***Financing Available on Approved Credit (OAC) ***Unit Based on Availability

*** QUOTED PRICE IS NOT GUARANTEED, AND SUBJECT TO MANUFACTURER'S PRICE INCREASES, INCLUDING ANY ADDITIONAL SURCHARGES ***

Sonsray Edge Is our commitment to keeping your equipment—and your business—moving. When you buy from Sonsray you get more than a machine: you get fast repair response, a 4-day repair goal, and a free loaner if repairs take longer. It's built-in peace of mind, so you can stay focused on the job—not the downtime.

Material Surcharge	\$7,168.03
Factory Shipping and Handling WITH LOAD FEE	\$5,200.00
FULL PDI with Fuel and Def CAB UNIT	\$2,700.00
28AG759 MOUNTING HEAD W/PIN 580SN FOR OLD BREAKIER ONLY	\$2,682.95
Delivery Freight TO CUSTOMER	\$1,500.00
4 CORNER WARRING STROBES	\$ 409.95
DMV. Registration. And service fee. small plate	\$ 395.00
WASH / DETAIL	\$ 185.00
801304010 1/2 CPLR X 12FORB FF Female	\$ 92.40
Set quick connectors from flat to JIC	\$ 82.76
Aux Hyd Quick Coupler Male	\$ 63.54
EIN DECALS	\$ 60.00
Quoted Price	\$163,900.27
Sales Tax 9.75%	\$15,980.28
Processing Fee	\$ 495.00
CA Tire Tax	\$ 7.00
Cash Due or Finance Amount	\$180,382.55

1. This is a cash transaction. If the Purchaser so requests prior to acceptance, the Cash Due on Delivery may be financed as a time sale transaction, subject to credit approval. If this transaction becomes a time sale, Purchaser agrees (1) to make payments pursuant to the Sonsray Machinery Accounts Receivable System Agreement, which is incorporated into this Purchase Order by reference, and (2) that Seller retains a security interest in the goods described herein until all obligations of Purchaser are paid in full and discharged.
2. When trade-in equipment is not to be delivered to the Seller until delivery of the equipment purchased by this order, the trade-in equipment may be reappraised at that time and such reappraisal value shall determine the allowance made for such trade-in equipment. When the reappraised value is less than the original trade-in allowance shown on this form, the purchaser may terminate this order; however, this right of termination must be exercised prior to delivery of the equipment by Seller and surrender of the trade-in equipment to Seller.
3. The prices which Purchaser will pay for the new equipment set forth on the reverse side hereof shall be based upon the Case dealer price in effect on date of delivery of the new equipment. In the event Case dealer's price is changed prior to delivery, the purchase price shall be adjusted accordingly. If such price change results in an increase, purchaser has the option of canceling the order in writing immediately on being notified thereof.
4. The Seller shall be excused if delivery is delayed or rendered impossible by differences with workmen, strikes, work stoppages, car shortages, delays in transportation, inability to obtain labor or materials and also by any cause beyond the reasonable control of Seller, including but not restricted to acts of God, floods, fire, storms, acts of civil and military authorities, war and insurrections.
5. Purchaser shall keep the property free of all liens, taxes, encumbrances and seizure or levy, shall not use same illegally, shall not damage, abuse, misuse, abandon or lose said property, shall not part with possession thereof, whether voluntarily or involuntarily or transfer any interest therein or remove same out of the county or filing district in which Purchaser resides as indicated herein without the prior written consent of Seller, shall keep said property insured in such amounts and with such insurer as may be acceptable to Seller with any loss payable to Seller as his interest in the property may appear.
6. Time is of the essence of this contract and if purchaser fails to comply with any of the terms and conditions hereof or defaults in the payment of any installment hereunder or under any renewal or renewals hereof, or in the payment of interest or defaults in the payment of any installment due under any other indebtedness of contract held by the Seller or Assignee, or if proceedings are instituted against Purchaser under any bankruptcy or insolvency law or Purchaser makes an assignment for the benefit of creditors or if for any reason the Seller deems himself insecure and so declares all payments heretofore made by Purchaser shall be retained by the seller and all indebtedness hereunder shall become immediately due and payable, with or without notice, together with all expenses of collection by suit or otherwise, including reasonable attorney fees and Seller may, without notice or demand, take possession of the equipment set forth on the reverse hereof, or any additions to, replacements of, or any proceeds from said equipment or may render the property unusable or Seller may require Purchaser to assemble the property and make it available at a place designated by Seller. Seller may resell the retaken property at public or private Sale in accordance with the Uniform Commercial Code or applicable state or provincial law. After deducting reasonable expenses for retaking, repairing, holding, preparing for sale, other selling expenses including attorney fees and legal expenses, the remaining proceeds of Sale shall be credited upon the amount of indebtedness remaining unpaid hereunder, and Purchaser agrees to pay any deficiency upon demand by Seller, any surplus, however, shall be paid to Purchaser. Said retaking or repossession shall not be deemed rescission of the contract. Seller may exercise any other rights and remedies provided by applicable law.
7. No waivers or modifications hereof shall be valid unless written upon or attached to this contract. Waiver or conditions of any breach or default hereunder shall not constitute a waiver of any other or subsequent breach or default. Payments received by Seller are to be applied first to delinquent interest and then to principal.
8. The remedies provided for herein are not exclusive and any action to enforce payment shall not waive or affect any of the holder's rights to have recourse to the property. The transfer of this contract shall operate to pass a security interest in the property as security for the payment hereof.
9. Any provision of this contract prohibited by the laws of any state, the United States, any province of Canada, shall be ineffective to the extent of such prohibition without invalidating the remaining portions of the contract.
10. Each maker, endorser, guarantor and surety hereon severally waives presentment, demand protest, and notice of non-payment and all defenses of want of diligence in collection and bringing suit. This contract shall be binding upon and shall insure to the benefit of the parties hereto and their respective heirs, personal representative, successors, and signs.
11. Buyer authorizes Seller to insert the Serial and/or model numbers of the goods set forth on the reverse side hereof for the purposes of identifying said goods. The seller may correct patent errors herein.