



INCIDENT RESOURCE AGREEMENT

PURPOSE

This Agreement sets forth the terms and conditions under which the State of Oregon shall hire resources and related equipment for local District use during incidents, under the authorities of ORS 477.406.

THIS INCIDENT RESOURCE AGREEMENT (IRA) MAKES NO GUARANTEE THAT THE DEPARTMENT OF FORESTRY SHALL HIRE EQUIPMENT, OPERATORS, OR ASSOCIATED EQUIPMENT. IN THE EVENT OF SUCH HIRING, THIS AGREEMENT SHALL BE CONSIDERED BINDING.

The Resource Provider is not an officer, employee, or agent of the Department of Forestry or Forest Protective Association as defined in ORS 477.001 and ORS 30.265.

SCOPE OF AGREEMENT

The equipment needs of the State, and availability of Resource Provider's equipment during an emergency, cannot be determined in advance. Upon request of the State, and to the extent willing and able, Resource Provider shall furnish the equipment listed herein Exhibit A, and in accordance with the specific details of the resource order.

Resources furnished under this Agreement may be operated and subject to extreme environmental and strenuous operating conditions. Conditions include but are not limited to unimproved roads, steep, rocky/hilly terrain, dust, heat, and smoky conditions. As a result, by entering into this Agreement, the Resource Provider agrees that what is considered wear and tear under this Agreement is in excess of what the equipment is subjected to do under normal operating conditions, and is reflected in the rates agreed upon in Exhibit A, IRA Price Agreement.

Resource Providers shall furnish all necessary maintenance and repairs due to ordinary use on an incident. Servicing and repair work shall be done outside the hours for which rental is paid. No rental costs shall accrue during the period when equipment is inoperable. Rented equipment shall be hired at a rate, which shall include fuel, oil, filters, and lube/oil changes that are necessary to operate the equipment. Even though all operating supplies are to be furnished by the Resource Provider, the State may, at its option, elect to furnish such supplies when necessary to keep the equipment operating. The cost of such supplies shall be deducted from payment to the Resource Provider.

Resources that may be acquired through this agreement include personnel and equipment, including but not limited to: dozers, lowboys, fallers, hand crews, engines, tenders, etc. The Resource Provider is responsible for transporting of any personnel and equipment to and from the incident.

Resource Providers' Operators may be required to transport loads of up to the maximum GVWR rating of the tractor-trailer combination on steep and poorly maintained roads. Operators should expect to drive on secondary roads with grades of up to 15 percent, with close radius switchbacks and road surfaces of natural material. Truck and trailer shall be capable of working on secondary forest/range roads with adequate tractor horsepower and trailer clearance to excel in this environment. Operators shall understand load securement and tractor-trailer limitations.

The work that this agreement provides for occurs during wildfire incidents when the working environment may include very hazardous conditions. It is imperative the Resource Provider utilizes only qualified operators when filling resource orders for this agreement.

At the time of dispatch, a resource order number shall be assigned. The Resource Provider shall furnish the following upon arrival and check in at the incident:

1. A copy, in entirety, of this Agreement, fully executed;
2. A copy of Exhibit A, IRA Price Agreement;
3. A copy of all applicable, current insurance certificates;
4. A copy of current year wildfire training certificate for new operators, or wildfire refresher training certificate for returning operators;
5. A copy of certificate of completion of fire shelter training.

The Incident Commander or responsible Government Representative is authorized to administer the technical aspects of this Agreement.

DEFINITION OF TERMS

Government Representative – Shall mean a government employee with the authority to execute resource orders for the incident. This may include employees of authorized federal government agencies, the Oregon Department of Forestry, and designated Forest Protective Associations.

Operator – Shall mean the person who is driving and in charge of physically operating the equipment. This person shall be fully qualified and appropriately trained to operate the equipment prior to any incident.

Qualified – Shall mean a person who has a recognized degree, certification, professional standing, knowledge, training, or experience, and successfully demonstrated the ability to perform the work, solve or resolve problems relating to the work, subject matter, or project.

Resource Provider – Shall mean the person or company who possesses or controls the use of the personnel and equipment, as well as who provides qualified Operators under the terms of this Agreement.

State – Shall mean the State of Oregon, Department of Forestry, its officers, employees, agents, Douglas Forest Protective Association, Coos Forest Protective Association, and Walker Range Protective Association.

Statement of Work – Shall mean a statement that state the tasks or areas of responsibility the Resource Provider is to perform at a particular locale during a stated period, including objectives and deliverables to be provided. A Statement of Work may be given by written or verbal means, and may be subject to change in reflection of current fire conditions.

PROVISIONS OF AGREEMENT

1. Equipment and Resources provided under Agreement.

a. Condition of Equipment

- i. All equipment under this Agreement shall be in operating order with the capability of completing the work under this Agreement as specified in the Resource Order. The State reserves the right to reject equipment that is not in safe and operable condition. Equipment that is determined to be unsafe at any point in time, or inoperable, shall not be reimbursed for travel and is not considered on-shift.

b. Repairs

- i. Repairs to equipment shall be made and paid for by the Resource Provider. The State may, at its option, elect to make such repairs when necessary to keep the equipment operating. The cost of such repairs shall be deducted from payment to the Resource Provider.

c. Equipment Requirements

- i. The Resource Provider shall be responsible for all equipment, materials, supplies, transportation, trained/certified personnel, and supervision and management of those personnel, necessary to meet or exceed the Agreement requirements. All equipment shall be maintained in safe working condition and be in good working order by Resource Provider.

d. Subsistence

- i. When State incident camps are available, meals and bedding areas for Resource Provider's qualified Operator(s) may be furnished without charge. The State shall furnish meals and lodging without cost (or compensated through per diem/CONUS rate) if hotel/restaurant subsistence is the approved camp for incident personnel. Double occupancy rooms may be required. Resource Providers and their agents and employees are not paid per diem/CONUS rate or lodging expenses to and from incidents. If the Resource Provider chooses to return to their point of hire at the end of each shift, only one (1) round trip travel to and from the point of hire to the incident camp shall be compensated (to the incident for the first day of work and return from on the last day of work).

2. Independent Contractor. Resource Provider shall act at all times as an independent contractor and not as an agent or employee of State. Resource Provider has no right or authority to incur or create any obligation for or legally bind State in any way. Although the State reserves the right to evaluate the quality of the completed performance and determine and modify the delivery schedule for the Services

to be performed, State cannot and shall not control the means or manner by which Resource Provider performs the Services, except to the extent the means and manner in which the Services are to be provided is specifically set forth in the applicable Statement of Work. Resource Provider is responsible for determining the appropriate means and manner of performing the Services. Resource Provider acknowledges and agrees that Resource Provider is not an "officer", "employee", or "agent" of State (or any other agency, office, or department of the State of Oregon), as those terms are used in ORS 30.265, and shall not make representations to third parties to the contrary. Neither Resource Provider nor State shall make any statements, representations, or commitments of any kind or to take any action binding on the other except as provided for herein or authorized in writing by the party to be bound.

3. On-shift.

On-shift time shall start at the time the equipment (with qualified operator) leaves the point-of-hire (as stipulated in the resource order) and begins traveling to the incident after being ordered by the State, and ends at the estimated time of arrival back to the point of hire after being released, except as provided under Section 5.c Payment – Exceptions. On-shift time shall be documented on a shift ticket.

4. Timekeeping.

- a. Verification – Time shall be verified and approved by the Government Representative responsible for ordering and/or directing the use of each piece of equipment. Time shall be recorded using the 24-hour military time (0001-2400) rounding time to the nearest quarter-hour worked.
- b. Shift Tickets – Shift tickets shall be the official payment document and need to be fully completed at the end of each shift. No payment shall be made for incomplete shift tickets or unauthorized work time. A separate shift ticket shall be completed for each piece of equipment. Do not combine multiple equipment on one shift ticket. Each day shall be recorded on its own shift ticket. Shift tickets shall be signed by both the operator and authorized Government Representative on the incident. Shift tickets are the responsibility of the authorized Government Representative to turn in to the Timekeeping Unit.
- c. Agreement – Resource Provider shall bring a copy of the Incident Resource Agreement and Exhibit A to the incident and record with the Timekeeping Unit.

5. Payment.

- a. Rates of Payments – Rates provided by Resource Provider in Exhibit A are understood to be “wet” rates, and shall include any equipment, qualified Operator(s), drivers, fuel, and any required maintenance. Payment shall be at rates specified (unless specified by ‘Exceptions’ as listed below) and shall be in accordance with the following:
 - i. **Daily Work Rates (Exhibit A)** - Shall apply when equipment (with qualified operator) is ordered by the State and on-shift, including the relocation of equipment under its own power. **On-shift** includes time the equipment (with qualified operator) worked, time that equipment (with qualified operator) is held or directed to be in a state of readiness,

time that the qualified operator(s) spend at operational period briefings, mobilization (check-in time), demobilization (check-out time) and compensable travel that has a specific start and end time.

- ii. **Daily rate payment** shall be made based on a minimum of eight (8) hours of on-shift work time (with qualified operator) per day, between 0001 and 2400. On-shift work time (with qualified operator) under eight (8) hours shall be paid at half (1/2) the agreed upon daily rate.
- iii. **Double-shift** time for equipment (with qualified operator) shall be paid 165% of the agreed upon daily rate if worked eighteen (18) hours or more, in a single day, between 0001 and 2400.

b. Method of Payments

- i. Resource Providers must be registered in the OregonBuys system to receive payment. Resource Providers can register at www.oregonbuys.gov .
- ii. Lump-sum payment shall be processed once all documents have been audited. At a Type I or II incident, an invoice shall be generated at the incident for time on-shift. For all other incidents, an invoice shall be generated by the Resource Provider and shall be sent to the State office of hire. All invoices shall be received by the State within ninety (90) days of the service provided by the Resource Provider.
- iii. Each invoice shall include the incident name and resource order number(s), as well as the Resource Provider's name and/or company name, taxpayer identification number, address, telephone and fax (if available) numbers. Payment for time on-shift shall be made for actual units ordered and performed under 'Daily Work Rate' above.

c. Exceptions

- i. If a lowboy delivers a piece of equipment to an incident, and if **two qualified operators** arrive and stay with the lowboy and equipment (i.e. dozer, skidsteer, etc.), then both the lowboy and the equipment shall be paid their full daily rate for the day of transportation (unless under eight (8) hours of on-shift time or the lowboy is released).
- ii. If only **one qualified operator** arrives with the lowboy and the equipment, (i.e. the same person operates the lowboy and a dozer) the equipment cannot be paid during transport. Likewise, if the equipment is being operated and the lowboy has been instructed to stay at the incident, the lowboy cannot be paid while the equipment is operating. While checking in, with only one qualified operator, the transport shall be paid for that on-shift time, not the piece of equipment. The equipment shall begin receiving payment once it begins its on-shift time on the line.
- iii. Once a piece of equipment is delivered and unloaded at the incident, the lowboy shall either be ordered to stay at the incident or released. If **ordered to stay** at the incident,

the lowboy (with qualified operator) shall be paid at a full rate (unless under eight (8) hours of on-shift time). The lowboy shall be documented on its own shift ticket. If the lowboy **has been released** from the incident, but the Resource Provider elects to keep it at the incident location, no payment shall be made for time that the lowboy was in release status.

- iv. No further payment under 'Rates of Payments' shall accrue during any period that the equipment on-shift is **not in a safe or operable condition** or when the Resource Provider furnished qualified Operator(s) is not available for the assigned shift or portions of the assigned shift. Payment shall be based on the hours the equipment was operational during the assigned shift, as documented on the shift ticket versus the designated shift, as shown on the Incident Action Plan. Equipment work time (with qualified operator) under eight (8) hours shall be paid at half (1/2) the agreed upon daily rate. After inspection and acceptance for use, equipment and/or furnished qualified Operator(s) that cannot be replaced or equipment that cannot be repaired at the site of work, within 24-hours, may be considered as being withdrawn by the Resource Provider in accordance with 'Withdrawals' below.
- v. If the Resource Provider **withdraws equipment** and/or qualified Operator(s) prior to being released by the State, no further payment under 'Rates of Payments' shall accrue and the Resource Provider shall bear the costs of returning equipment and/or qualified Operator(s) to the point of hire.
- vi. No payment shall accrue under 'Rates of Payments' when the Resource Provider is **off-shift** in compliance with the mandatory 'Work/Rest' and 'Length of Commitment' provisions below. As an option to rotating personnel, or taking a mandatory day off without pay, the Resource Provider may be released from the incident.

d. Deductions

- i. Unless specifically stated elsewhere in this Agreement the cost of any supplies, maintenance, materials, or services, including non-returned cache items, provided for the Resource Provider by the State shall be deducted from the payment to the Resource Provider.
- ii. In the event of a Breach of Contract or if the State suffers financial damages, the State reserves the right to withhold payment to the Resource Provider.

e. Available Funding

- i. The State's payment obligations under this Agreement are conditioned upon the State receiving funding, appropriations, limitations, allotments, or other expenditure authority sufficient to allow the State, in the exercise of its reasonable administrative discretion, to meet its payment obligations under this Agreement. Resource Provider is not entitled to receive payment under this Agreement from any part of Oregon state government other than the entities identified above as within the definition of "State".

Nothing in this Agreement is to be construed as permitting any violation of Article XI, section 7 of the Oregon Constitution or any other law regulating liabilities or monetary obligations of the State of Oregon. State shall employ good-faith efforts to request and seek funding, appropriations, limitations, allotments, or other expenditure authority sufficient to allow State to perform its payment obligations throughout the term of this Agreement.

6. Insurance. Resource Provider shall provide to the State, Certificate(s) of Insurance for all required insurance before performing any services under this Agreement. The Certificate(s) shall list the State of Oregon, its officers, employees and agents as a Certificate holder and as an endorsed Additional Insured. The Certificate(s) shall also include all required endorsements or copies of the applicable policy language effecting coverage required by this Agreement. If excess/umbrella insurance is used to meet the minimum insurance requirement, the Certificate of Insurance shall include a list of all policies that fall under the excess/umbrella insurance. As proof of insurance the State has the right to request copies of insurance policies and endorsements relating to the insurance requirements in this Contract.
 - a. Commercial General Liability
 - i. Resource Provider shall obtain, at its expense, and keep in effect during the Term of the Agreement, Commercial General Liability Insurance covering bodily injury and property damage in a form and with coverage that is satisfactory to the State. This insurance shall include personal injury liability, products, and completed operations, and contractual liability coverage for the indemnity provided under this Agreement, and is made on an occurrence basis. Combined single limit per occurrence shall not be less than \$1,000,000. Each annual aggregate limit shall not be less than \$2,000,000.
 - b. Automobile Liability Insurance: Automobile Liability
 - i. Resource Provider shall obtain, at its expense, and keep in effect during the Term of the Agreement, Automobile Liability Insurance covering all owned, non-owned, or hired vehicles. This coverage may be written in combination with the Commercial General Liability Insurance. Combined single limit per occurrence shall not be less than \$1,000,000.
 - c. Workers' Compensation
 - i. Resource Providers that employ "subject workers" as defined in ORS 656 who work under this Agreement in the State of Oregon shall comply with ORS 656.017 and provide the required Workers' Compensation coverage, unless such employers are exempt under ORS 656.126.
 - d. Additional Insured
 - i. The liability insurance coverage, except Workers' Compensation, required for performance of the Agreement shall include the State of Oregon, and each of the entities within the definition of the State, and their respective departments, divisions, commissions, branches, officers and employees as Additional Insured but only with respect to the Resource Provider's activities to be performed under this Agreement.

Coverage shall be primary and non-contributory with any other insurance and self-insurance.

- ii. The Additional Insureds, which shall be included in the provision set forth in this Section, are the State of Oregon, the Oregon Board of Forestry, the Oregon Department of Forestry, Coos Forest Protective Association, Douglas Forest Protective Association, and Walker Range Protective Association.
- e. Notice of Change or Cancellation
 - i. The Resource Provider or its insurer shall provide at least 30 days' written notice to the State before cancellation of, material change to, potential exhaustion of aggregate limits of, or non-renewal of the required insurance coverage(s).
- f. Insurance Requirement Review
 - i. Under this agreement Resource Provider agrees to periodic review of Certificate of Insurance by the State.
 - ii. All insurance providers are subject to State acceptance. If requested by the State, Resource Provider shall provide complete copies of insurance policies, endorsements, self-insurance documents and related insurance documents to the State's representatives responsible for verification of the insurance coverages required under Section 6 - Insurance.
- 7. Liability for Personal Injury and/or Property Damage.
 - a. Notwithstanding ORS 477.410, the Resource Provider agrees to assume responsibility for all damage or injury to persons or property resulting from the use, maintenance, and operation of the Resource Provider's vehicles or other equipment by, or the action of, the Resource Provider or its employees and agents.
 - b. The Resource Provider shall be liable for damage or injury to any person or property, including State employees and third parties, attributed to the use, maintenance, or operation of any vehicle or other equipment by, or the action of, the Resource Provider or its employees, officers, subcontractors, and agents, in performing under this Agreement
 - c. For equipment furnished under this Agreement, the Resource Provider shall be liable for any loss, damage or destruction of such equipment, except for loss, damage or destruction resulting from the negligence, or wrongful act(s) of State employee(s) while acting within the scope of their employment. The Operator is responsible for operating the equipment within its operating limits and responsible for safety of the equipment and Operator(s).
 - d. Resource Provider shall provide the Operator(s) with adequate supply of appropriate forms, insurance ID card(s), and other necessary documents. Such documents shall accompany any injured/ill person(s) if the medical need arises.

8. Indemnification. Resource Provider shall defend, save, hold harmless, and indemnify the State of Oregon, Oregon Department of Forestry and their officers, employees, and agents from and against all claims, suits, actions, losses, damages, liabilities, costs and expenses of any nature whatsoever resulting from, arising out of, or relating to the activities of the Resource Provider or its officers, employees, subcontractors, or agents under this Agreement.
9. Qualified Operator.
 - a. Required Training & Experience. The Resources Provider(s) shall have completed PMS 310-1 or OR-OSHA wildland fire suppression training (described in OAR 437-007-0140 and 437-007-1325) **and** fire shelter training prior to arriving at an incident. For more information on training requirements, please contact your local Oregon Department of Forestry office.
 - i. The Resources Provider shall include a copy of training certificates for all operators with the submittal of Exhibit A, IRA Price Agreement.
 - b. Personal Protective Clothing and Equipment. The State considers Operators as fire line personnel who shall use and wear specified articles of personal protective equipment. The following mandatory items shall be furnished by the Resource Provider, to Operators performing within the scope of this Agreement:
 - i. Clothing:
 1. Flame resistant pants and shirts;
 2. Gloves (either Nomex or chrome tanned leather);
 3. Hard hat;
 4. Goggles or safety glasses; and
 5. Boots, which shall be 8-inch high top leather lace-up style boots or other suitable footwear. The sole and heel of the boots should be made of slip resistant material. Boots shall comply with all OR-OSHA requirements.
 - ii. Equipment
 1. Fire shelter;
 2. Headlamp; and
 3. Individual First Aid Kit.
 - iii. Additional items may be issued by the State
 - c. To ensure continued safe, efficient operations at an incident, the State may loan, at the State's discretion, PPE to Resource Provider for use at the incident, if necessary. Resource Provider shall maintain all loaned PPE in good condition during use and shall return all such property loaned by the State before departing from the incident, or less time as directed by the State. The returned items must be the same items loaned to the Resource Provider. If the Resource Provider fails to return the loaned items as required, the replacement cost of the items will be deducted from payment to the Resource Provider.
10. Commercial Motor Vehicles. All commercial motor vehicles shall meet all DOT requirements. The regulations can be found at the following website: www.fmcsa.dot.gov
11. Compliance with State of Oregon and Federal Law.

- a. Oregon state agencies and certain political subdivisions are prohibited from entering into contracts or agreements with providers of goods and/or services who are in violation of “any Oregon tax law.” “Any Oregon tax law” includes, but is not limited to, ORS Chapters 118, 119, 314, 316, 317, 318, 320, and 323 and sections 10 to 20, Chapter 533, Oregon Laws 1981, as amended Chapter 16, Oregon Laws 1982 (first special session); the Homeowners and Renters Property Tax Relief, Department of Revenue, ORS 305.610.
 - b. Resource Provider shall comply with Oregon Occupational Safety and Health Agency (OR OSHA) Occupational Safety and Health codes, OAR Chapter 437; and the State of Oregon Bureau of Labor and Industries (BOLI) licensing requirements for Farm/Forest Labor as required by ORS 658.405 and OAR 839-015-004. All vehicles and drivers shall be compliant with DOL MSPA requirements.
 - c. The State reserves the right to verify Resource Provider’s compliance with applicable laws at any time.
12. Firearm – Weapon Prohibition. The possession of firearms or other dangerous weapons (18 USC 930(f) (2) are prohibited at all times while on State property and during performance of services under this Agreement. The term dangerous weapon does not include a pocketknife with a blade less than 2 ½ inches in length or a multipurpose tool such as a Leatherman.
13. No Third Party Beneficiaries. State and Resource Provider are the only parties to this Agreement and are the only parties entitled to enforce its terms. Nothing in this Agreement gives, is intended to give, or shall be construed to give or provide, any benefit or right, whether directly, indirectly, or otherwise, to third persons unless such third persons are individually identified by name herein and expressly described as intended beneficiaries of the terms of this Agreement.
14. Prohibition of Drugs & Alcohol. The Resource Provider, Operators, and personnel are prohibited from engaging in the manufacture, distribution, dispensing, possession or use of controlled substances or alcohol:
- a. While on State property;
 - b. While in fire camp;
 - c. When Under Hire; and
 - d. At any time while providing services under this Agreement.
15. Work Rest and Length of Assignment. The Resource Provider is required to follow the work rest guidelines as established by the NWCG. Refer to the following website for these guidelines:
www.nwcg.gov
16. Harassment Free Workplace. Resource Providers shall abide by “U.S. Code, Title VII, Civil Rights Act of 1964, Executive Order EO-93-05, Secretary’s Memorandum 4430-2 Workplace Violence Policy, an Harassment Free Workplace (29 CFR Part 1614)”. Regulations can be found at www.gpoaccess.gov/
17. Changes to this Agreement. Changes to this Agreement shall be made only by signed written amendment to this Agreement by a District Forester, District Business Manager, or designee.

18. Duration. This Agreement shall be in effect from the date of authorizing signature until December 31, 2021, unless otherwise terminated in accordance with Section 19 of this Agreement.
19. Termination. Either Party may terminate this Agreement effective after delivery of written notice to the other Party, or at such later date as may be established by either Party, under any of the following conditions:
 - a. If either Party fails to provide services called for by this Agreement within the time specified herein or any extension thereof;
 - b. If federal or state laws, regulations or guidelines are modified or interpreted in such a way that either the work under this Agreement is prohibited or either Party is prohibited from paying for such work from the planned funding source;
 - c. Resource Provider commits any material breach of any covenant, warranty, obligation or certification under this Agreement;
 - d. Mutual consent

AUTHORIZATION

The undersigned acknowledges, attests, and certifies individually and on behalf of the Resource Provider that:

- (1) He/she is a duly authorized representative of the Resource Provider, has been authorized by Resource Provider to make all representations, attestations, and certifications contained in this Agreement, if any, issued, and to execute this Agreement on behalf of Resource Provider;
- (2) Resource Provider is bound by and shall comply with all requirements, Specifications, and terms and conditions contained in this Agreement (including all listed attachments and Addenda issued;
- (3) Resource Provider certifies that all training certificates, insurance documents, and licenses are authentic and valid, and that all Operators provided have met all training requirements;
- (4) Resource Provider shall furnish the designated Services in accordance with the Agreement Specifications and requirements, and shall comply in all respects with the terms of the Agreement;
- (5) Resource Provider shall provide/furnish federal employee identification number or social security number with offer; and
- (6) Resource Provider acknowledges and certifies that they are not on any state or federal debarred or suspension lists.

Resource Provider's Name: _____

Authorized Signature: _____

Title: _____

Contact Person (Print): _____

Date: _____

State Representative Signature: _____

State Representative Printed Name: _____

Title: _____

Date: _____

Exhibit A
OREGON DEPARTMENT OF FORESTRY

Agreement year: 2020-2021
Incident Resource Agreement – Price Agreement
 (Additional space on back of this page)

Resource Provider/Owner/Company Name _____

Mailing/Payment Address _____

Dispatch Address _____

Phone: Day _____ Night _____ Fax _____ Cell _____

Other _____ Pager _____ Email _____

Taxpayer Identification Number (leave blank if using social security #) _____

Are you willing to be dispatched out of your local geographic area?

- Yes I am willing to travel within _____ miles of my business/home location. If no limitation, please mark N/A.
 No

Have Operator(s) completed OR-OSHA Fire and Fire Shelter Training?

- Yes (Documentation included)
 No (If NO: Date Training: _____)

Do all Operator(s), using the below equipment, have equipment operating experience?

- Yes
 No

**Rates shown here are understood to be provided "wet" and shall include the equipment, operator, all required maintenance materials (i.e. fuel, oil, filters, etc. necessary to operate the equipment) and all operating expenses per the Agreement, Section 5. DO NOT include Other Payroll Expenses separately (i.e. insurance and other benefits). Daily Work Rate shall be listed as one 'flat' rate.*

Incident Resource Agreement – Price Rates

1. ITEM DESCRIPTION		2. DAILY WORK RATE*
One piece of equipment per line, indicating year, make, model, the last six digits of the VIN or serial number and accessories (i.e. lights) Do not list operators and chase vehicles separately, they are included in main equipment rate.		(include Operators in equipment rate)
Equipment VIN:	Equipment License:	
Year/Make/Model:	Equipment Type/Accessories (i.e. type 6 engine, water tender, dozer w/lights, lowboy, etc.):	

Incident Resource Agreement – Price Rates

1. ITEM DESCRIPTION		2. DAILY WORK RATE* (include Operators in equipment rate)
One piece of equipment per line, indicating year, make, model, the last six digits of the VIN or serial number and accessories (i.e. lights) Do not list operators and chase vehicles separately, they are included in main equipment rate.		
Equipment VIN:	Equipment License:	
Year/Make/Model:	Equipment Type/Accessories (i.e. type 6 engine, water tender, dozer w/lights, lowboy, etc.):	
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Year/Make/Model:	Equipment Type/Accessories (i.e. type 6 engine, water tender, dozer w/lights, lowboy, etc.):	
Equipment VIN:	Equipment License:	
Year/Make/Model:	Equipment Type/Accessories (i.e. type 6 engine, water tender, dozer w/lights, lowboy, etc.):	
Equipment VIN:	Equipment License:	
Year/Make/Model:	Equipment Type/Accessories (i.e. type 6 engine, water tender, dozer w/lights, lowboy, etc.):	
Equipment VIN:	Equipment License:	
Year/Make/Model:	Equipment Type/Accessories (i.e. type 6 engine, water tender, dozer w/lights, lowboy, etc.):	
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