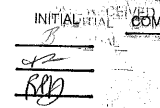
## HOOKSETT WASTEWATER TREATMENT FACILITY DATE RECEIVED AVIOLATICS OF THE AVIOLATICS OF

Hooksett Sewer Commission July 16, 2024 Meeting Minutes



This meeting was called to order at 12:00pm. Present were Chairman Sidney Baines, Commissioner Richard Bairam, Superintendent Ken Conaty and Assistant Superintendent John Clark. Commissioner Robert Duhaime arrived at 12:06pm.

#### Approve and Sign manifest

**Approve meeting minutes:** Commissioner Richard Bairam made motion to approve the workshop and meeting minutes of July 2, 2024. Chairman Sidney Baines seconded. All in favor, the motion was carried unanimously. Commissioner Robert Duhaime refrained from voting as he was absent from the July 2, 2024 meeting.

Read correspondence

Financial Report: None

Scheduled Appointments: None

#### Superintendent Contay's Report:

#### Plant:

- Plant numbers for July so far: TSS 9.8 mg/l 98%removal BOD 5.3 mg/l 97%removal
- pH average is at 7.03 (average low 6.94)
- The permit is still open for public comment. Chairman Sidney Baines voiced his frustration with this process.
- Superintendent Conaty and the Sewer Commission met with the Attorney, Engineer and clean sample expert.
- Rick Cantu came in to do the first 3 tests- 2 per month through the month of September
- PAC shut off to see the effects- aluminum dropped considerably 23mg/l to 5mg/l

Superintendent Conaty presented the sludge intermunicipal agreement (attachment 1).
 This will be discussed again at the next meeting. Superintendent Conaty wanted to present it to the Commission now so they have time to look over it.

#### Solar:

- · Production is good
- · Assistant Superintendent Clark will go over annual report at the next meeting

#### Force main replacement/Martin's Ferry pump station upgrades:

- Seven easements needed
- Eversource attorney came back with comments, minor changes we made, waiting on signatures
- Two town easements are signed and in hand
- · Two SNHU easements are in hand
- A draft was sent to Old Castle, just waiting on signatures
- Certified letter sent to McClellan, signature required, it was received but Superintendent Conaty has not heard anything. He said a visit in person will be next.
- Superintendent Conaty met with Bruce Thomas on easement behind Martin's Ferrylooking for assistance.

#### **Dewatering Project:**

- Screw press to be delivered by the end of December
- Started tank wall extensions on tank 1
- Tank 2 will hopefully be started in a couple of weeks

#### Asset Management:

- Entering new equipment- creating new database
- Superintendent Conaty is speaking at the asset management conference in October

#### TIf Project:

- Bruce Thomas came in to give TIF project updates
- Rt. 3A intersection project meeting is on August 13 @6pm
- Roundabouts were voted on for the intersections. Issues with a house on Main street are being addressed.
- The Donati pedestrian bridge will be painted "Hooksett Blue" next week
- Bruce discussed driveway issue with a property north of Tri-Town, near Bayview that an easement is on.
- Continued construction on Tri-town pump station
- The electrician is almost done

- HVAC is complete
- Temporary VFD's are in
- The generator is installed
- The gas meter has been installed
- Eversource is pulling wires on 7/17

#### Other:

- Ongoing construction at 7 Martin's Ferry Road- Lamontagne project
- Gravel and gates will be installed on Lehoux Drive to prevent dumping
- Gates will be installed at new pump station and CC easement
- Golden gated pump station will start as soon as Tri-Town is complete
- Superintendent Conaty is looking into a new zero turn lawn mower. He presented 2 bids to the Sewer Commission (attachment 2&3).

#### Old Business:

• TIF updates are every third Tuesday of the month

#### **New Business:**

• The next Sewer Commission meeting is August 6, 2024

**Non-public session:** Commissioner Richard Bairam made motion to go into non-public session at 12:53pm under **RSA 91-A:3**, **II (a)**. Commissioner Robert Duhaime seconded. All in favor, the motion was carried unanimously. Other persons present at the time of non-public session were Superintendent Ken Conaty and Assistant Superintendent John Clark.

Commissioner Robert Duhaime made motion to come out of non-public session at 1:52pm. Commissioner Richard Bairam seconded. All in favor, the motion was carried unanimously. No decisions were made while in non-public session.

Public Input: None

Adjournment: Commissioner Robert Duhaime r	made motion to adjourn at 1:57pm.
Commissioner Richard Bairam seconded. All in	n favor, the motion was carried unanimously.
Respectfully Submitted,	
Kim Langlois	Produit Barr
Billing Clark	Richard Bairam (Clerk)
Billing Clerk	Nichard Dalfaill (Gerk)

## HOOKSETT SEWER COMMISSION / TOWN OF MERRIMACK AGREEMENT FOR COMPOSTING DEWATERED BIOSOLIDS

2016

## TABLE OF CONTENTS

ARTICLE I		OBLIGATIONS OF THE PARTIES
	1.1	Merrimack to Provide Wastewater Sludge Compost Service
	1.2	Hooksett to Pay for Service
	1.3	Merrimack Facilities
	1.4	Hooksett Facilities
	1.5	Laws and Ordinances
	1.6	Permit Program/Defective Facilities
	1.7	Liability Insurance
	1.8	Performance
	1.9	Limitation of Liability
ARTICLE II		GENERAL PROVISIONS & LIMITATIONS
	2.1	Limitation on Flow and Characteristics
	2.2	Delivery Schedule
	2.3	Inspection of Facilities and Records
	2.4	Defective Facilities
	2.5	Permits
	2.6	Term of Agreement; Renewal
	2.7	Termination for Breach of Agreement

	ARTICLE III		COSTS AND CHARGES
		3.1	Basic Premises
		3.2	Billings
	ARTICLE IV		ADMINISTRATION
		4.1	Joint Meetings
	ARTICLE V		UNIFORM PROVISIONS
		5.1	Indemnification
		5.2	Assignment or Transfers
		5.3	Governing Law
		5.4	Integration Clause
		5.5	Modification
······		5.6	Notices
	APPENDIX A		40 CFR 503.13 ( B (1) )
	APPENDIX A		•
	APPENDIX B		NHDES SECTION ENV. WS 806.11 (h)
	APPENDIX C		MASS DEP TABLE 32.12 ( 2 (a) )

. \*

## WASTEWATER AGREEMENT

THIS AGREEMENT made and entered into this day of, 2016, by and between the Town of Merrimack, New Hampshire, a municipal corporation in the State of New Hampshire, hereinafter referred to as "Merrimack", and the Hooksel Sewer Commission, New Hampshire hereinafter referred to as "Hooksett", by its Sewer Commission being duly authorized, is for the purpose of providing wastewater sludge
Commission being duly authorized, is for the purpose of providing wastewater studge disposal service to Hooksett Wastewater Treatment Facility through the Merrimack Wastewater Treatment Facility, for the mutual benefit of welfare of the people of
Werrimack and Hooksett.

#### WITNESSETH:

WHEREAS, the Town of Merrimack, through its Town Manager operates and maintains wastewater facilities, hereinafter known as the Merrimack Wastewater Treatment Facility; and

WHEREAS, it is deemed in the best interest of Hooksett and Merrimack that Hooksett obtain wastewater sludge disposal service through the Merrimack System;

WHEREAS, Merrimack through its Town Manager is authorized to negotiate and execute an agreement with Hooksett, as authorized by NH RSA53-A under which Merrimack will provide wastewater sludge disposal service to Hooksett; and

WHEREAS, the Town Manager is authorized by its Town Charter to negotiate an agreement with Merrimack which authorization is evidenced by the attached Appendix-A, under which Hooksett will be provided wastewater sludge disposal service by Merrimack.

NOW THEREFORE, in consideration of the mutual undertakings, promises, benefits and agreements contained herein, Merrimack and Hooksett covenant and agree as follows:

#### ARTICLE I - OBLIGATIONS OF THE PARTIES

## 1.1 MERRIMACK TO PROVIDE WASTEWATER SLUDGE COMPOST SERVICE

Merrimack agrees to provide municipal wastewater sludge disposal service to Hooksett subject to the conditions hereinafter provided. Merrimack shall accept into the Merrimack Wastewater Treatment Facility and shall treat the municipal wastewater sludge received from the Hooksett Wastewater Treatment Facility in accordance with local sewer ordinances, municipal, state and federal regulations. The Merrimack Town Council shall have exclusive jurisdiction and control over the Merrimack Wastewater Treatment Facility and shall be responsible to local, state and federal authorities having jurisdiction over said facilities.

#### 1.2 HOOKSETT TO PAY FOR SERIVCE

In consideration of the wastewater sludge disposal service to be provided by Merrimack under the provisions of this agreement, Hooksett agrees to pay all charges as provided for in Article III of the Agreement and to comply with all other conditions of this Agreement.

#### 1.3 MERRIMACK FACILITIES

Merrimack shall make available its existing compost facility to perform its obligations under the terms of this Agreement. Merrimack shall be solely responsible for any costs incurred in the maintenance of its compost facility.

#### 1.4 HOOKSETT FACILITIES

Hooksett shall provide such wastewater facilities as are required to collect, treat, and deliver Hooksett's municipal wastewater sludge, from the Hooksett Wastewater Treatment Facility to be serviced under this Agreement, to the Merrimack Wastewater Treatment Facility.

#### 1.5 LAWS AND ORDINANCES

Hooksett, within its jurisdiction, shall comply with, and strictly enforce, all Federal, State and Local laws, ordinances, rules, regulations, by-laws, permits and agreements relating to water pollution control in Hooksett and to wastewater characteristics, collection, treatment and disposal, as they apply to Hooksett's system and to Merrimack's system. Hooksett shall be liable to Merrimack for any damage caused to the Merrimack system resulting from the violation of any such law, ordinance, rule, regulation, by-law, permit or breach of this Agreement by Hooksett or any of its users.

Hooksett shall adopt and from time to time revise, a Sewer Use Ordinance and Discharge Permit System acceptable to the United States Environmental Protection Agency and the New Hampshire Department of Environmental Services.

#### 1.6 PERMIT PROGRAM/DEFECTIVE FACILITIES

Hooksett shall maintain an NHDES Sludge Quality Certification (SQC) for the duration of this agreement and provide a copy of said permit to Merrimack. Merrimack, at its own expense, reserves the right to perform analytical testing, to ensure compliance with it's and Merrimack's SQC. Hooksett shall provide all analytical data to Merrimack as required by its SQC.

#### 1.7 LIABILITY INSURANCE

Hooksett shall procure and maintain during the term of this Agreement, such Liability Insurance as will protect Hooksett and Merrimack for claims for damages for injury to persons and damage to property which may arise form operations under this Agreement, whether such operations be by Hooksett directly or by anyone directly or indirectly employed by either Merrimack or Hooksett, including independent contractors and their subcontractors.

- A. Hooksett shall maintain at all times during the life of this Agreement the following insurance coverage's: worker's compensation insurance as required by the State of New Hampshire; a broad form comprehensive general liability insurance policy in an amount of no less than \$1,000,000 combined single limit per occurrence; and motor vehicle insurance to include bodily injury, property damage, uninsured motorist, and employer's non-ownership coverage in an amount of no less than \$1,000,000 combined single limit per occurrence. Hooksett must also require its contractors (if applicable) transporting sludge from the Hooksett Wastewater Treatment Plant to the Merrimack Compost Facility to maintain such coverage's.
- B. Insurance coverage's shall be issued by a carrier authorized to do business in the State of New Hampshire and having an A.M. Best Company rating of "A" or better.

#### C. Insurance Certificates:

 Insurance certificates evidencing the above are to be furnished to Merrimack on or before the effective date of this Agreement and shall provide for not less than 30 days prior notice to Merrimack of any cancellation or major change in the policies. 2. The Town Manager of Merrimack is to be furnished a copy of the policy or policies, including any endorsement required to provide stated coverage, within 30 days after commencement of the wastewater disposal service to Hooksett by Merrimack. No changes or alterations in the policies shall be made without the approval of the Town Manager. This same provision shall apply to independent contractors or others employed by Hooksett to service, maintain, repair, or construct any portion of the Hooksett disposal system prior to the commencement of such work.

#### 1.8 PERFORMANCE

No failure, or delay, in performance of this Agreement by either party shall be deemed to be a breach thereof, when such failure, or delay is occasioned by, or due to an Act of God, strikes, lockouts, wars, riots, epidemics, explosions, sabotage, breakage or accident to machinery or lines of pipe, the binding order of any Court or governmental authority, of any other cause, whether of the kind herein enumerated or otherwise not within the control of the party claiming suspension; provided that no cause or contingency shall relieve Hooksett of its obligation to make payment for wastewater sludge entering the Merrimack System. Except for the previously mentioned conditions, the Merrimack Town Council shall assume full responsibility for maintaining service in accord with the standards of treatment as established by the New Hampshire Department of Environmental Services and the United States Environmental Protection Agency and by local sewer use ordinance.

#### 1.9 LIMITATION OF LIABILITY

In the event that the Town of Merrimack is found to be in breach of this Agreement the damages recoverable by the Town of Hooksett shall be limited to its actual and necessary costs for the disposal of its wastewater sludge. In no event shall the Town of Merrimack be responsible for incidental or consequential damages incurred by the Town of Hooksett, including, without limitation, attorneys' fees, accounting fees, taxes, insurance costs, etc.

Merrimack expressly agrees to defend, indemnify and hold harmless Hooksett from and against any and all claims, suits, or causes of action by third parties including governmental agencies, in connection with the operation of Merrimack's Compost Facilities, except such claims, suits or causes of action occasioned by and related to a breach of any obligation under the agreement by Hooksett.

Notwithstanding the foregoing, Merrimack expressly agrees to defend, indemnify and hold harmless Hooksett from and against any and all from and against any liability, damages, costs and expenses, including reasonable attorney's fees, and from and against any and all suits, claims, and demands, on behalf of any person and/or entity arising out of any incident, occurrence, injury or damage by third parties including governmental agencies, in connection with the operation of

Merrimack's Compost Facilities, except such claims, suits or causes of action occasioned by any waste water received from Hooksett and/or related to a breach of any obligation or duty arising from this agreement, state or federal law by Hooksett.

## ARTICLE II - GENERAL PROVISIONS AND LIMITATIONS

## 2.1 LIMITATION ON VOLUME AND CHARACTERISTRICS

The wastewater sludge volume, and sludge content (SS) from Hooksett into the Merrimack System, shall be subject to the following limitations:

Volume

20 tons per day 36 tons per week 1,900 tons per year

Solid Content

15% minimum

16% minimum average per month

16% annual average

The wastewater sludge shall have pollutant concentrations less than those enumerated in 40CFR 503.13 ( B (1) ), NHDES Section WS 805.11 (h), and Mass DEP limits for Type I Sludge, Table 32.12 ( 2 (a) ), for any pollutant listed in any of these regulations.

If any of the above regulations or ordinances are amended or superseded, the more stringent of the same shall apply to this Agreement unless otherwise modified in writing by the parties hereto.

The Town of Merrimack reserves the right to reject and/or segregate any wastewater sludge that does not conform to the characteristics and specifications set forth or referenced in this agreement. Notwithstanding, the Town of Merrimack shall have the sole discretion to nonetheless process the non-conforming wastewater sludge and access a surcharge for the actual additional cost incurred in processing or disposing of the non-conforming wastewater sludge. The total cost for processing the non-conforming wastewater sludge, including surcharge, shall not exceed seventy-five dollars (\$75.00) per wet ton. When practicable, the Town of Merrimack will contact the Town of Hooksett and offer it the option to retrieve the non-conforming wastewater sludge in lieu of accessing a surcharge.

#### 2.2 DELIVERY SCHEDULE

Sludge from the Hooksett Wastewater Treatment Plant shall normally arrive at the Merrimack Treatment Plant on a weekday, except holidays, between 7:00 AM and 2:30 PM. With Merrimack verbal consent, Hooksett may deliver sludge during normal business hours on weekends, between 7:00 AM and 2:30 PM, due to emergency conditions or unusual operations at its wastewater treatment facility.

## 2.3 INSPECTION OR FACILITIES AND RECORDS

Upon request, Hooksett shall provide Merrimack with a copy of their National Pollutant Discharge Permit and copies of the Discharge Monthly Report at the time they are submitted to the New Hampshire Department of Environmental Service. Copies shall be mailed to Merrimack Department of Public Works, Wastewater Division, P.O. Box 235, Merrimack, New Hampshire 03054. Upon request, Hooksett may inspect Town facilities.

#### 2.4 DEFECTIVE FACILITIES

The proper maintenance of facilities is required to assure that the limitations outlined in Paragraph 2.1 are not exceeded. If any of Hooksett's System is found to be in defective condition, and such condition adversely affects the operation of the Merrimack System, or causes Hooksett to exceed the limitations set forth in Paragraph 2.1, then Hooksett shall correct such defective condition without delay. The expression "defective condition" as used herein, shall mean any condition that is in violation of any local, State or Federal standard which causes the maximum limitations in the discharge of pollutants into the Merrimack System, as provided in Paragraph 2.1 or as is otherwise required by law to be exceeded.

#### 2.5 PERMITS

The Town of Hooksett shall maintain all permits as required by Federal, State, and Local regulations.

#### 2.6 TERM OF AGREEMENT; RENEWAL

The term of this Agreement shall be 5 years from the date hereof. Every five years either party has the option to reopen negotiations regarding the sludge volumes, sludge solid contents, and sludge environmental characteristics. Upon agreement of the parties regarding appropriate allocations, the parties agree that the Agreement shall be renewed for successive periods of 5 years unless either party shall elect to terminate the same by written notice to the other at least one year prior to the expiration of the original term or renewal thereof.

## 2.7 TERMINATION FOR BREACH OF AGREEMENT

In the event that Hooksett or Merrimack fails to comply with the terms or conditions of the Agreement, the other party shall give notice of said failure of compliance and the party at fault shall immediately and diligently proceed to cure the default. If said parties shall fail to respond with corrective methods or procedures to cure the default for thirty (30) days after said notice, Merrimack or Hooksett, as the case may be, shall have the right to terminate the Agreement. Notice of termination of the Agreement shall be served upon the party in default by certified mail, and shall become effective within one hundred (180) days after service of the notice. Nothing herein shall be construed as limiting the right of either party to proceed against the other at law or in equity to enforce all provisions of the Agreement.

#### ARTICLE III - COSTS AND CHARGES

#### 3.1 BASIC PREMISES

Basic premises regarding the intent of this Agreement are:

Hooksett shall pay Merrimack fifty-eight dollars and thirty five cents (\$58.35) per wet ton of sludge received at the Merrimack Wastewater Treatment Facility from the Hooksett Wastewater Treatment Facility from the date of this agreement. Beginning April 1, 2017 and each year thereafter there shall be a 3% escalator built into this agreement. Sludge trucks shall be weighed on Merrimack's scale for billing purposes. Merrimack shall maintain a State of NH Weighing and Measuring Device license and recertify annually or as required by the Bureau of Weights and Measures.

#### 3.2 BILLINGS

Merrimack shall prepare Hooksett's monthly bill(s) based upon the user charge per Article 3.1.

Within thirty (30) days of the close of each calendar month, Merrimack shall send an itemized bill to Hooksett for all charges incurred under the provisions of this contract during the month. The bill shall be paid by Hooksett within thirty (30) days to the order of the Town of Merrimack, mailed to the Town of Merrimack, 6 Baboosic Lake Road, Merrimack, New Hampshire 03054.

#### **ARTICLE IV - ADMINISTRATION**

#### 4.1 JOINT MEETINGS

A joint meeting may be called by either party with thirty (30) day written notice. Meetings will be held at the offices of the Merrimack Town Manager. The Town Manager or duly authorized designee shall represent Hooksett; the Town Manager or duly authorized designee shall represent the Town of Merrimack.

## ARTICLE V UNIFORM PROVISIONS

#### 5.1 INDEMNIFICATION

The Town of Hooksett agrees to indemnify and hold harmless the Town of Merrimack from and against all claims, suits or causes of action by third parties, including governmental agencies, occasioned by and related to a breach of any obligation under the agreement by the Town of Hooksett.

### 5.2 ASSIGNMENT OR TRANSFERS

The rights of the Town of Hooksett under the terms of this Agreement may not be assigned or transferred to any other entity without the written consent of the Town of Merrimack. Said consent shall not be unreasonably withheld.

#### 5.3 GOVERNING LAW

This Agreement is made in, and shall be interpreted according to the laws of The State of New Hampshire.

#### 5.4 INTEGRATION CLAUSE

All representations, statements and agreements heretofore made are merged into this Agreement which is the full expression of the parties' obligations and rights, and no party, in entering into this Agreement, has relied upon any statement or representation not set forth herein.

#### 5.5 MODIFICATION

This Agreement may be modified or amended only by a written agreement signed by each party (duly authorized by their governing body) and dated subsequent to the date of the Agreement.

### 5.6 NOTICES

Any notice required or permitted to be given under this agreement shall be sufficient if in writing and if sent by certified mail as follows:

Town Manager Town of Merrimack 6 Baboosic Lake Road Merrimack, NH 03054

Town Manager

DATE
DATE

#### **APPENDIX - A -**

## GENERAL REQUIREMENTS (at 503.12)

#### NONE

## POLLUTANT LIMITS CEILING CONCENTRATIONS (at 503.13 (b)(1))

#### **Table 1 of 503.13**

POLLUTANT	CEILING CONCENTRATION (Milligrams Per Kilogram)*			
Arsenic Cadmium Copper Lead Mercury Molybdenum Nickel Selenium Zinc	75 85 4300 840 57 75 420 100 7500			
* Dry weight basis				

# POLLUTANT LIMITS POLLUTANT CONCENTRATIONS (at 503.13 (b)(3))

#### **TABLE 3 OF 503.13**

Arsenic Cadmium Copper Lead Mercury Nickei	MONTHLY AVERAGE CONCENTRATION (Milligrams Per Kilogram)* 41 39 1500 300 17 420
Nickel Selenium Zinc	420 36 2800

### **APPENDIX - B -**

## **ENV-WS 806.11 SEPTAGE & SLUDGE**

- (h) All sludge and mixtures of sludge to be land applied shall not exceed the following ceiling concentrations, expressed as total concentration on a dry weight basis:
  - 1. For arsenic, 32 mg/kg;

  - For cadmium, 14 mg/kg;
     For chromium, 1200 mg/kg;

  - For cnromium, 1200 mg/kg;
     For copper, 1500 mg/kg;
     For lead, 300 mg/kg;
     For mercury, 11 mg/kg;
     For molybdenum, 18 mg/kg;
     For nickel, 420 mg/kg;
     For selenium, 36 mg/kg; and
     For zinc, 2800 mg/kg.

## **APPENDIX - C -**

#### (2) Classification.

#### (a) Type I Sludge.

- 1. Septage shall not be eligible for classification as Type1.
- 2. Sludge shall be classified as Type I if:
  - a) it is stabilized by a process deemed acceptable to the Department pursuant to 310 CMR 32.12(1)(b) and 32.81;
  - b) it is not putrescible; and
  - the concentration of substances it contains does not exceed the limits set forth in the following table:

### **MASS DEP TABLE 32.12(2)(a)**

	TO THE PARTY OF TH
HEAVY METALS OR CHEMICALS	MAXIMUM ALLOWABLE CONCENTRATION
	IN PARTS PER MILLION DRY WEIGHT
Cadmium	14
Lead	300
Nickel	200
Zinc	2500
Copper	1000
Chromium (Total)	1000 10
Mercury	300
Boron (water soluble)	300
Molybdenum in Type I sludge which is to be	10
applied to land utilized for grazing or on land	10
upon which one or more forage crops are	
intended to be grown.	
Molybdenum in Type I sludge which is not to be	
applied to land utilized for grazing or on land	25
upon which one or more forage crops are	
intended to be grown	
Alteridad to be grown	
PCBs in Type I sludge which is a commercial	2
fertilizer pursuant to 310 CMR 32.11 (6)	
	4
PCBs in Type I sludge which is soil conditioner	1
pursuant to 310 CMR 32.11 (6)	



888-621-1100

Perry Chaloge





07/02/24

## Work Order

Thank you for your business! We do not accept returns on serialized equipment, special orders or electrical parts. Parts that qualify for return maybe returned in 10 days with original receipt and unused in the original packaging.

Ship To

877-626-8873 Bill To

Town Of Hooksett, sewer Commssn 1 Egawes Drive Hooksett, NH 03106

Customer	Contact	Customer Tax Number	Phone	Cell Phone	Transaction	PO Number
29970			(603) 485-4112		Estimate	
Counter Person	on Sales Person	Date Printed Refer	ence	Email Addres	8	Department

Ordered

Description Model Line 60" Lazer X Kawi FX801V LZX801GKA606Q1 **EXEW** 

ken.hooksettwastewater@gmail.com

Net

\$13,599.00 1 \$17,199.99 \$13,599.00

Description Factory Freight

Perry Chaloge

Qty

1515629

Net Each

\$0.00

B/O'd Shipped

Amount

\$0.00

List

Note

Quout good for 30 days

Invoice Total

\$13,599.00

Retail Sales

Amount

Sales Tax

\$0.00

**Grand Total** 

\$13,599.00

Thank you for your business. You can now shop for parts online at www.propartsdirect.net.

Notes:



Customer acknowledges receipt thereof:

#### ken.hooksettwastewater@gmail.com

From:

marketing@exmark.com

Sent:

Wednesday, July 3, 2024 11:55 AM

To:

ken.hooksettwastewater@gmail.com

Cc: Subject:

greenlandsequip@msn.com; greenlandsequip@msn.com Quote #1038930 from Greenland's Outdoor Power Equipment

e)Xm	nark			
	LICULIAN			
				330155916
		D		

#### **Prepared For**

Ken Conaty

Hooksett Waste Water Management

ken.hooksettwastewater@gmail.com 603-485-7000

#### **Prepared By**

Joshua Stern

Greenland's Outdoor Power Equipment

(#480S931)

25 Manchester St

Concord, NH 03301

(603) 225-3387

greenlandsequip@msn.com

Quote # 1038930 Quote Type Bid Created On 7/3/:

#### **Equipment**

Lazer Z X-Series 25.5 HP\* Kaw FX801V w/60" UltraCut Series 6 Deck, Adapt, Susp Seat & Wide Semi-Pneum

Notes

Ken, this is a cash quote for the town of Hooksett. Please let me know if you have any questions. Thank you Josh Stern

Exte **CSP Price Quantity** 

\$17,199.99 \$13,599.00

Total

1 \$13.5

**Equipment Total** 

\$13,59

Sales Tax (0.000 %)

\$13,59

Prices subject to ch Prices shown are ir

This electronic message including any attachments ("Message") may contain information that is privileged, confidential and/or exempt from disclosure under trade secret and other applicable law. If you are not the intended recipient, notify the sender immediately, permanently delete all copies of this Message, and be aware that examination, use, dissemination, duplication or disclosure of this Message is strictly prohibited.