

Information:

Drawer: Accounts Payable - Invoices  
Vendor Number: 1619348  
Vendor Name: ALTA Enterprises LLC,DBA ALTA Equipment  
Invoice Number: SS4/48949  
Invoice Date: 1/9/2025  
PO Number: B0002630  
Check Number: E0105316  
Check Amount: \$ 4,166.88  
Check Date: 01/28/2025  
Voucher Number: V0865764  
Document Type: AP Invoice

Document Below



**REMIT TO:** ALTA CONSTRUCTION EQUIPMENT ILLINOIS, LLC  
29547 NETWORK PLACE  
CHICAGO, IL 60673-1295

ALTA CONSTRUCTION EQUIPMENT IL  
56195 PONTIAC TRAIL  
NEW HUDSON MI 48165

**SERVICE INVOICE**

SOUTH ELGIN  
420 Nolen Drive  
SOUTH ELGIN IL 60177

**INVOICE TO:**

COLLEGE OF DUPAGE DISTRICT 502  
425 FAWELL BLVD.  
GLEN ELLYN IL 60137-6784

**WORK SITE:**

SOUTH ELGIN  
420 Nolen Drive  
SOUTH ELGIN IL 60177

LOCATION :SOUTH ELGIN

INVOICE NO	CUSTOMER NO	CUSTOMER PO	INVOICE DATE	PAYMENT TERMS
SS4/48949	BP0079925	B0002630	1/9/2025	NET 60 DAYS
SALESPERSON: MARK NELSON CONTACT: LISA ERL 630-942-2800			SERVICE ORDER : SWA738858 REF :	

AVANT MODEL: 640 S/N: 727561408 CUST UNIT: UNIT: EQ0412200

SEGMENT : 10 DELIVER CUSTOMER UNIT TRUCKING CUSTOMER HAULING / TRANSPORTATION

SEGMENT TYPE: Chargeable

AVANT MODEL: 640 S/N: 727561408 CUST UNIT: UNIT: EQ0412200

WORK SITE: SOUTH ELGIN 420 Nolen Drive SOUTH ELGIN IL 60177

LOCATION : SOUTH ELGIN

**WORK DESCRIPTION:**

DELIVER CUSTOMER UNIT

425 FAWELL  
GLEN ELLYN, IL  
BUILDING HSE BUILDING ( SOUTH EAST CORNER BY THE LOADING  
DOCK)  
630/942-2305 VALERIE  
MECHELLE@COD.EDU

ITEM / LOT ID	DESCRIPTION	QTY	PRICE	CORE	TOTAL
MISC	DELIVERY	1.00	225.00		225.00

**SEGMENT 10 TOTAL:**

0.00 PARTS 0.00 LABOR 225.00 MISC. 0.00 TAX 225.00 TOTAL

SEGMENT : 20 HYDRAULIC LEAK. HYDRAULIC COMPACT LABOR - SHOP

SEGMENT TYPE: Chargeable

AVANT MODEL: 640 S/N: 727561408 CUST UNIT: UNIT: EQ0412200

WORK SITE: SOUTH ELGIN 420 Nolen Drive SOUTH ELGIN IL 60177

LOCATION : SOUTH ELGIN

**WORK DESCRIPTION:**

HYDRAULIC LEAK.

**CAUSE:**

HYDRAULIC LEAK AT FRONT DRIVE MOTORS.  
BREAK RELEASE VALVE LEAKING.

**CORRECTION:**

12/27/2024 ADRIAN  
BROUGHT MACHINE INTO SHOP.

View and Pay Bills Online:	<a href="https://altaequipment.billtrust.com">https://altaequipment.billtrust.com</a>	Enrollment Token:	SBV VVW XRK
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COULD NOT GET MACHINE TO START.  
MACHINE WOULD CRANK AND MAKE SMOKE, BUT NOT START.  
REMOVED COVERS OVER ENGINE.  
REMOVED HYD RESERVOIR COVER.  
FOUND RESERVOIR COMPLETELY EMPTY.  
ADDED 4 QTS HYD OIL.  
COULD NOT FIND LEAK WITHOUT ENGINE RUNNING.  
REMOVED AIR FILTER COVER AND OUTER ELEMENT.  
CRANKED ENGINE AND GAVE A SPRITZ OF ETHER.  
GOT MACHINE RUNNING.  
CHECKED FOR LEAKS.  
FOUND OIL LEAKING FROM FRONT OF MACHINE BY DRIVE MOTORS.  
USED HOIST TO RAISE AND SUPPORT LOADER.  
PUT SUPPORT IN LOADER CYLINDER.  
REMOVED PLASTIC HOODS UNDER LOADER.  
REMOVED COVER OVER DRIVE MOTORS.  
FOUND OIL LEAKING FROM BRAKE VALVE SOLENOID.  
SOLENOID BODY WAS STARTING TO BREAK OFF OF HEX.  
REMOVED SOLENOID ASSEMBLY.  
PLUGGED PORT IN VALVE BLOCK.  
REMOVED BUSS BAR FROM GLOW PLUGS.  
TESTED GLOW PLUG RESISTANCE.  
PLUGS HAD DECENT RESISTANCE.  
REMOVED GLOW PLUGS.  
CHECKED COMPRESSION ON ALL CYLINDERS.  
#1 HAD 500PSI  
#2 HAD 460PSI  
#3 HAD 465PSI  
#4 HAD 440PSI  
THIS PROBABLY CONTRIBUTES TO HARD STARTING.  
GLOW PLUG BUSS BAR HAD SOME CORROSION ALSO.  
WILL CLEAN UP BAR DURING REINSTALLATION.

1/3/2025 ADRIAN  
CLEANED CORROSION FROM 2 PLUGS.  
CLEANED CORROSION FROM BUSS BAR.  
CLEANED THREADS AND REINSTALLED GLOW PLUGS.  
CLEANED AND REINSTALLED GLOW PLUG BUSS BAR.  
MADE SURE PARTS WERE ORDERED.  
REINSTALLED RH SIDE HOOD.

1/6/2024 ADRIAN  
DISCONNECTED HOSES FROM DIVE MOTORS AND BRAKE VALVE.  
REMOVED BRAKE VALVE RETAINING BOLTS.  
INSTALLED NEW BRAKE VALVE AND BOLTED IN PLACE.  
RECONNECTED ALL HOSES.  
ADDED HYDRAULIC OIL TO PROPER LEVEL.  
STARTED AND RAN MACHINE.  
NO LEAKS.  
CYCLED OIL THROUGH STEERING AND LOADER.  
NEW BRAKE VALVE CAME WITH NEW HARNESS.  
REMOVED COVER OVER FRONT OF REAR FRAME.  
HAD TO CUT THE HEAD OFF OF ONE BOLT TO REMOVE COVER.  
GOT CUT OFF BOLT REMOVED WITHOUT MORE PROBLEMS.  
REMOVED CONNECTOR FROM OLD HARNESS.  
TAPED ROPE TO OLD HARNESS.  
PULLED HARNESS OUT THE FRONT OF MACHINE.  
REMOVED CONNECTOR FROM NEW HARNESS.  
TAPE ROPE TO NEW HARNESS.  
PULLED NEW HARNESS INTO POSITION.  
REMOVED TAPE AND ROPE.  
REINSTALLED CONNECTOR.  
ZIP TIES HARNESS IN PLACE.  
REINSTALLED COVER ON FRONT OF REAR FRAME.  
REINSTALLED NEXT COVER.  
REINSTALLED ENGINE SIDE HOODS.  
REMOVED HOIST AND LIFTING CHAINS.  
CYCLED LOADER AGAIN TO PURGE AIR FROM HYDRAULIC SYSTEM.  
DROVE MACHINE FORWARD AND BACK TO PURGE AIR FROM HYDRO SYSTEM.  
LOWERE LOADER AND ROLLED BUCKET CYLINDER BACK ALL THE WAY.  
ADDED HYDRAULIC OIL TO PROPER LEVEL.  
PULLED MACHINE OUTSIDE AND DROVE TO WASH BAY.  
POWER WASHED FRONT DRIVE MOTOR/BRAKE VALVE AREA.  
BROUGHT MACHINE BACK INTO SHOP.  
REINSTALLED COVER OVER DRIVE MOTORS.  
REINSTALLED COVERS UNDER LOADER BOOM.

BOXED UP OLD PARTS.

ITEM / LOT ID	DESCRIPTION	QTY	PRICE	CORE	TOTAL
	BRAKE RELEASE VALVE	1.00	1,441.14		1,441.14
	AW46 220 QUART DRUM	28.00	5.36		150.08
MISC	MISC - SERVICE SUPPLIES	1.00	60.00		60.00
	PART				
MISC	MISC - SHIPPING AND	1.00	40.66		40.66
	HANDLING				
LABOR					2,250.00

SEGMENT 20 TOTAL:

1,591.22 PARTS      2,250.00 LABOR      100.66 MISC.      0.00 TAX      3,941.88 TOTAL

PARTS	1,591.22
LABOR	2,250.00
MISC.	325.66
SALES TAX	0.00
TOTAL INVOICE	4,166.88

TOTAL IF PAID AFTER DUE DATE: 4,229.38

### Terms and Conditions

1. General. These Terms and Conditions shall govern the sale of products and services (collectively "products") by Alta Enterprises, LLC, and its Affiliates ("Seller") to Buyer. Buyer's acceptance of Seller's products represents acceptance in full of these Terms and Conditions. Buyer may, for purposes of administrative convenience, use Buyer's standard form of purchase order to order products from Seller. The parties understand and agree that any terms or conditions on any such purchase order or similar document in any way different from or in addition to the terms and conditions of these Terms and Conditions shall have no effect whatsoever and Seller hereby rejects all such terms and conditions.
2. Price and Taxes. Unless otherwise agreed to in writing by Seller, all sales and prices quoted are F.O.B. Shipping Point Buyer shall be liable for and shall pay or reimburse Seller for any sales tax, use tax, personal property tax, license or registration fees levied or based upon the sale, rental, use or operation of the products.
3. Payment Terms. All payments hereunder shall be in United States Dollars. Upon approval of credit by Seller, payment shall be made thirty (30) days from the date of invoice. On overdue accounts, Seller shall charge and Buyer shall pay a service charge of one and one-half percent (1.5%) of the unpaid balance per month (or such lesser rate as may be required by law) until the account is paid in full. Regardless of any prior approval of credit, Seller may require full or partial payment in advance if Seller, in the exercise of its sole discretion, determines that Buyer's financial position warrants such action. If at any time Seller requests written assurances with respect to Buyer's financial condition, Buyer shall deliver such assurance. Seller may suspend delivery or the provision of services until receipt of such assurance, or until payment in full of the purchase price is received. Buyer's action in accepting Seller's products shall constitute (A) Buyer's grant to Seller of a purchase money security interest in the products, including all additions and replacements thereto and proceeds thereof, (B) Buyer's authorization of Seller to execute on behalf of Buyer any financing statements, security agreements and like documents and to take any other action in order to create, perfect and/or maintain Seller's security interest in the products; and (C) Buyer's appointment of Seller as Buyer's attorney-in-fact to prepare, sign, file, and record, in Buyer's name, any such documents. Such appointment is coupled with an interest and is irrevocable.
4. Limited Warranty. (A) In the event a product of Seller is found to be defective within the warranty period established by the manufacturer, Seller's only obligation and Buyer's exclusive remedy shall be, at Seller's option, the repair or replacement of any defective part at Seller's facilities. Shipping costs to Seller's facilities shall be borne by Buyer and the repaired product shall be returned to Buyer at Seller's expense. Replacement parts and service labor for warranty work will be provided at no charge. All replaced parts shall be the property of Seller. In no event will Buyer return Products to Seller for warranty work, credit or otherwise without Seller's prior written consent Seller shall have no obligation to repair or replace: (1) products altered, modified or repaired other than by Seller; (2) products failing due to misuse, improper maintenance, improper operating environment, carelessness, negligence or accident; (3) products failing due to damage occurring after delivery thereof to Buyer; or (4) products, the serial numbers or any parts of which have been altered, defaced or removed. THE WARRANTIES SET FORTH IN THIS CLAUSE (A) ARE LIMITED WARRANTIES AND THE ONLY WARRANTIES PROVIDED BY SELLER AND SELLER HEREBY EXPRESSLY DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR ARISING OUT OF THE COURSE OF DEALING, CUSTOM OR USAGE OF TRADE. (B) THE REMEDIES OF BUYER WITH RESPECT TO THE SALE, DELIVERY OR USE OF ANY PRODUCT HEREUNDER, WHETHER IN CONTRACT, IN TORT (INCLUDING NEGLIGENCE, PRODUCTS LIABILITY AND STRICT LIABILITY), UNDER ANY WARRANTY, OR OTHERWISE, SHALL BE EXCLUSIVELY AS SET FORTH IN THIS SECTION 4. SELLER SHALL NOT BE LIABLE TO BUYER FOR INCIDENTAL, INDIRECT, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO DAMAGE FOR LOSS OF PROPERTY OR EQUIPMENT, LOSS OF PROFITS OR REVENUE, LOSS OF USE, COST OF REPLACEMENT PRODUCTS OR CLAIMS OF BUYER'S CUSTOMERS, NOTWITHSTANDING (1) THE FACT THAT SELLER MAY HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, LOSSES OR CLAIMS OR (2) THE FAILURE OF ANY REMEDY OF ITS ESSENTIAL PURPOSE.
5. Assignment. Any attempted assignment by Buyer of its rights hereunder without Seller's prior written consent shall be void Seller may assign any of its rights or delegate any of its duties hereunder.
6. Attorney's Fees. In the event it is necessary to retain the services of legal counsel to enforce or interpret these Terms and Conditions, the prevailing party in any resulting action or proceeding shall be entitled to recover its reasonable attorney's fees and court costs.
7. Governing Law: Severability. These Terms and Conditions shall be governed by and construed in accordance with the laws of the State of Michigan without regard to conflicts of law principles that would require the application of any other law. The parties consent to the exclusive jurisdiction of the appropriate State Court or Federal Court that has jurisdiction over the Seller's facility from which products or services were provided. The provisions of these Terms and Conditions are deemed severable and any term or condition is held to be unenforceable or invalid, the remaining provisions shall remain in full force and effect.
8. Representation of Solvency. By accepting the products or services sold hereunder, Buyer represents and warrants to Seller that it is not insolvent. Buyer acknowledges that Seller's performance hereunder is expressly in reliance on such representation and warranty. Buyer agrees to provide written confirmation thereof forthwith upon Seller's request.
9. Amendment. These Terms and Conditions may not be modified or amended except in a writing signed by a duly authorized representative of Seller that expressly states the sections of these Terms and Conditions to be modified; no other act, usage, or custom shall be deemed to amend or modify these Terms and Conditions. By its action in accepting the products Buyer thereby waives any right it may have to claim that these Terms and Conditions were subsequently modified other than in accordance with this Section 9.
10. Indemnity. Buyer agrees to indemnify, hold harmless and defend Seller from and against any claim, action, loss, liability, expense, damage or judgment, including litigation costs and reasonable attorney's fees, which arise as a result of any actions by Buyer's agents, employees, consultants or representatives in connection with Buyer's possession, use or operation of the product(s) sold hereunder.

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[External] Acct No. BP0079925: Your Invoice From Alta Equipment is Attached

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Alta Equipment <altaequipment@billtrust.com>

Fri, Jan 10, 2025 at 11:15 AM UTC

CC:

BCC:

CAUTION: This email originated from outside of COD's system. Do not click links, open attachments, or respond with sensitive information unless you recognize the sender and know the content is safe.

## Alta Equipment

Dear College Of Dupage District 502 ,

Attached is your invoice from Alta Equipment.

Account Number : BP0079925

INVOICE NUMBER  
SS4/48949

PO NUMBER  
B0002630

AMOUNT  
\$4,166.88

Want to save some time and effort? We now can provide your invoice information in an Easy Import file so you can import invoice information directly into your accounting system. [Click Here](#) to find out more and get setup today.

Please Note: We use the industry standard PDF format for storing and displaying bills. This makes it very easy to print or save your bill to your PC. If you're unable to view this attachment, please click here to get the latest version of the free [Acrobat Reader](#) .

Sincerely,

Alta Equipment

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1 attachment

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