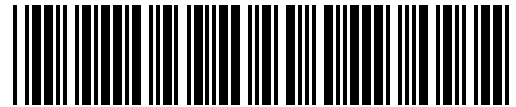




Registration of a Charge

Company Name: **A.B. 2000 LTD.**

Company Number: **SC155832**



XE8F5VC9

Received for filing in Electronic Format on the: **07/08/2025**

Details of Charge

Date of creation: **24/07/2025**

Charge code: **SC15 5832 0006**

Persons entitled: **SAF1 LIMITED**

Brief description:

Contains fixed charge(s).

Contains negative pledge.

Authentication of Form

This form was authorised by: **a person with an interest in the registration of the charge.**

Authentication of Instrument

Certification statement: **I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT TO S.859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT.**

Certified by: **MORTON FRASER MACROBERTS LLP**



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 155832

Charge code: SC15 5832 0006

The Registrar of Companies for Scotland hereby certifies that a charge dated 24th July 2025 and created by A.B. 2000 LTD. was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 7th August 2025 .

Given at Companies House, Edinburgh on 8th August 2025

The above information was communicated by electronic means and authenticated by the Registrar of Companies under section 1115 of the Companies Act 2006



Companies House



THE OFFICIAL SEAL OF THE
REGISTRAR OF COMPANIES

STATUTORY PLEDGE

(re sale and hire purchase back agreement)

between

A.B. 2000 LTD.

and

SAF1 LIMITED

This **STATUTORY PLEDGE** is entered into on 24/07/25

between

- (1) **A.B. 2000 LTD.** incorporated and registered in UK with company number SC155832 whose registered office is at 95 Westburn Drive, Cambuslang, Glasgow, South Lanarkshire, G72 7NA (the "**Provider**"); and
- (2) **SAF1 LIMITED** incorporated and registered in England and Wales with company number 10920900 whose registered office is at Harling House, 47-51 Great Suffolk Street, London, SE1 0BS (the "**Secured Creditor**").

WHEREAS:

- (A) The Secured Creditor has agreed, pursuant to a number of sale and hire purchase back agreements between the Secured Creditor and the Provider dated on or around the date of this pledge, to provide the Provider with an asset finance facility (the "**Asset Finance Agreements**"); and
- (B) Under this pledge, the Provider provides additional security to the Secured Creditor for those Asset Finance Agreements.

THEREFORE IT IS AGREED among the parties hereto as follows:-

1 Definitions and interpretation

1.1 Definitions

In this pledge, unless the context otherwise requires, the following expressions shall have the following meanings:

"**2023 Act**" means the Moveable Transactions (Scotland) Act 2023;

"**Default Rate**" means the rate of interest specified in clause 6.1 of the Asset Finance Agreements as being payable on monies unpaid as at their due date;

"**Delegate**" means any person appointed by the Secured Creditor pursuant to clause 10, and any person appointed as attorney of the Secured Creditor or Delegate;

"**Equipment**" means the Equipment described in Schedule;

"**Enforcement Event**" means any event specified in the Asset Finance Agreements as an event upon the occurrence of which the Secured Creditor becomes entitled to terminate the Asset Finance Agreements or the hiring under it;

"**Sale Agreement**" means the agreement for the sale of the Equipment made between the Provider (as seller) and the Secured Creditor (as buyer) as set out in clause 1 of the Asset Finance Agreements;

"**Secured Obligations**" means all present and future monies, obligations and liabilities of the Provider to the Secured Creditor, whether actual or contingent and whether owed jointly or severally, as principal or surety or in any other capacity, under or in connection with the Asset Finance Agreements or this pledge, together with all interest (including, without limitation, default interest) accruing in respect of such monies, obligations or liabilities;

"**Security Period**" means the period starting on the date of this pledge and ending on the date on which the Secured Creditor is satisfied that all the Secured Obligations

have been unconditionally and irrevocably paid and discharged in full and no further Secured Obligations are capable of being outstanding.

1.2 Interpretation

Any reference in this pledge to:-

- 1.2.1 'notice' includes any demand, certificate, account or notification;
- 1.2.2 'person' includes an individual, company, limited liability partnership, joint venture, society or unincorporated association, organisation or body of persons (including a trust and a partnership) and any government, governmental agency or supra-national organisation (in each case whether or not having legal personality). References to a person shall include that person's successors and assignees. If that person is not a human being those references will also include any person to whom any of its Equipment (or any interest in any of its Equipment) is transferred or passed as a result of a merger, division, reconstruction or other reorganisation. If that person is a partnership those references shall include each of the persons who is or becomes a partner of the partnership at any time, irrespective of whether that partnership will at any time be dissolved or reconstituted or will be the subject of any change in its name or constitution;
- 1.2.3 the 'Provider' and/or the 'Secured Creditor' shall include their respective successors and/or assignees;
- 1.2.4 any statute includes any amendment to or replacement of that statute and a reference to all statutory instruments, regulations and delegated legislation made thereunder;
- 1.2.5 the Asset Finance Agreements shall be construed as a reference to the Asset Finance Agreements as varied, amended, supplemented, extended, restated, novated and/or replaced in any manner from time to time (however fundamentally and even if any of the same increases the obligations of the Provider or provides for further advances);
- 1.2.6 the Secured Obligations include obligations and liabilities which would be treated as such but for the liquidation or dissolution of, or a similar event affecting, the Provider;
- 1.2.7 a provision of law is a reference to that provision as amended or re-enacted from time to time;
- 1.2.8 the singular includes the plural and vice versa;
- 1.2.9 clauses and schedules are to the clauses and the schedules to this pledge;
- 1.2.10 any gender includes all other genders;

1.3 In this pledge:

- 1.3.1 an Enforcement Event is "continuing" if it has not been remedied or waived in writing to the satisfaction of the Secured Creditor. Any waiver given by the Secured Creditor shall only apply to the specific occurrence of the specific event referred to in such waiver;
- 1.3.2 if the Secured Creditor reasonably considers that an amount paid by the Provider to the Secured Creditor under the Asset Finance Agreements

is capable of being avoided or otherwise set aside on the liquidation or administration of the Provider, then that amount shall not be considered to have been irrevocably paid for the purposes of this pledge;

- 1.3.3 the words "including" and "in particular" are to be construed as being by way of illustration or emphasis only and are not to be construed so as to limit the generality of any words preceding them;
- 1.3.4 the words "other" and "otherwise" are not to be construed as being limited by any words preceding them; and
- 1.3.5 clause and schedule headings are for ease of reference only.

2 Undertaking to pay

The Provider undertakes to the Secured Creditor immediately on demand by the Secured Creditor to pay and perform the Secured Obligations in accordance with the terms of the Asset Finance Agreements when the same become due for payment or performance together with interest at the Default Rate on any amount which the Provider fails to pay to the Secured Creditor on the due date.

3 Grant of security

- 3.1 As a continuing security for the payment and discharge of the Secured Obligations, the Provider hereby grants to the Secured Creditor a Statutory Pledge over the Equipment.
- 3.2 The Statutory Pledge granted under clause 3.1 is granted only to the extent that for any reason the Provider continues to have title to the Equipment notwithstanding the terms of the Asset Finance Agreements. Accordingly, the Provider only warrants to the Secured Creditor that it has or had good and unencumbered title to the Equipment as at the moment in time immediately prior to the delivery or constructive delivery of the Equipment under the Sale Agreement.
- 3.3 Nothing in this Statutory Pledge or the granting of it shall in any way or to any extent prejudice the effect of the Sale Agreement nor the warranties as to title, whether express or implied, given by the Provider (as seller) to the Secured Creditor (as buyer) in the Sale Agreement.

4 Liability of the Provider

- 4.1 The Provider's liability under this pledge in respect of any of the Secured Obligations shall not be discharged, prejudiced or affected by:
 - 4.1.1 any security, guarantee, indemnity, remedy or other right held by, or available to, the Secured Creditor that is or becomes wholly or partially illegal, void or unenforceable on any ground;
 - 4.1.2 the Secured Creditor renewing, determining, varying or increasing any facility or other transaction in any manner or concurring in, accepting or varying any compromise, arrangement or settlement, or omitting to claim or enforce payment from any other person; or
 - 4.1.3 any other act or omission that, but for this clause 4.1, might have discharged, or otherwise prejudiced or affected, the liability of the Provider.
- 4.2 The Provider waives any right it may have to require the Secured Creditor to enforce any security or other right, or claim any payment from, or otherwise proceed against, any other person before enforcing this pledge against the Provider.

5 Undertakings by the Provider

- 5.1 The Provider shall not do, or permit to be done, any act or thing that would or might depreciate, jeopardise or otherwise prejudice the security held by the Secured Creditor other than entering into and implementing the Asset Finance Agreements.
- 5.2 The Provider waives any present or future right of set-off it may have in respect of the Secured Obligations (including sums payable by the Provider under this pledge).
- 5.3 The Provider shall comply in all respects with all the undertakings and obligations in relation to the Equipment set out in the Asset Finance Agreements and in particular the Provider agrees it has no right to sell, assign, mortgage, or sublet the Equipment or any interest in it.
- 5.4 The Provider shall not create or permit to subsist any security over any of the Equipment.
- 5.5 The Provider waives any present or future right of set off it may have in respect of the Secured Obligations (including any sums payable by the Provider under this pledge).
- 5.6 The Provider will permit the Secured Creditor and such person or persons as the Secured Creditor shall nominate at all reasonable times and on reasonable notice to enter on any premises of the Provider:
- 5.6.1 to inspect the Equipment;
 - 5.6.2 to effect such repairs to the Equipment as the Secured Creditor considers necessary or desirable; and
 - 5.6.3 generally to do all such acts as the Secured Creditor considers necessary or desirable in connection with this pledge.

6 Powers of the Secured Creditor

- 6.1 The Secured Creditor shall be entitled (but shall not be obliged) to remedy, at any time, a breach by the Provider of any of its obligations contained in this pledge. The Provider irrevocably authorises the Secured Creditor and its agents to do all things that are necessary or desirable for that purpose. Any monies expended by the Secured Creditor in remedying a breach by the Provider of its obligations contained in this pledge, shall be reimbursed by the Provider to the Secured Creditor on a full indemnity basis and shall carry interest in accordance with clause 12.1.
- 6.2 The rights of the Secured Creditor under clause 6.1 are without prejudice to any other rights of the Secured Creditor under this pledge or the 2023 Act. The exercise of any rights of the Secured Creditor under this pledge shall not make the Secured Creditor liable to account as a secured creditor in possession.
- 6.3 If the Secured Creditor receives, or is deemed to have received, notice of any subsequent security, or other interest other than the Asset Finance Agreements, affecting all or part of the Equipment:
- 6.3.1 the Secured Creditor may open a new account for the Provider in the Secured Creditor's books. Without prejudice to the Secured Creditor's right to combine accounts, no money paid to the credit of the Provider in any such new account shall be appropriated towards, or have the effect of discharging, any part of the Secured Obligations and
 - 6.3.2 if the Secured Creditor does not open a new account immediately on receipt of the notice, or deemed notice, under clause 6.3.1, then, unless the Secured Creditor gives express written notice to the contrary to the

Provider, all payments made by the Provider to the Secured Creditor shall be treated as having been credited to a new account of the Provider and not as having been applied in reduction of the Secured Obligations, as from the time of receipt of the relevant notice by the Secured Creditor.

- 6.4 The Secured Creditor may, at its discretion, grant time or other indulgence or make any other arrangement, variation or release with any person not being a party to this pledge (whether or not any such person is jointly liable with the Provider) in respect of any of the Secured Obligations or of any other security for them without prejudice either to this pledge or to the liability of the Provider for the Secured Obligations.

7 Provisions relating to the 2023 Act

- 7.1 The Provider acknowledges that the Secured Creditor intends to register this pledge in the Register of Statutory Pledges established under the 2023 Act.
- 7.2 The Provider:
- 7.2.1 shall provide all such information, documents and evidence as may be required by the Secured Creditor at any time so that it may comply with its obligations under section 107 of the 2023 Act in relation to this pledge; and
 - 7.2.2 hereby consents to the disclosure of all or any of such information, documents or evidence to any entitled person (as defined in the 2023 Act) by the Secured Creditor.

8 When security becomes enforceable

- 8.1 The security constituted by this pledge shall become immediately enforceable if an Enforcement Event occurs or at any time after the Secured Creditor shall have demanded payment or discharge of the Secured Obligations.
- 8.2 After the security constituted by this pledge has become enforceable, the Secured Creditor may, in its absolute discretion, enforce all or any part of that security at the times, in the manner and on the terms it thinks fit, and take possession of and hold or dispose of all or any part of the Equipment.

9 Enforcement of security

- 9.1 For the purposes of all powers implied by statute, the Secured Obligations are deemed to have become due and payable on the date of this pledge.
- 9.2 On the occurrence of an Enforcement Event the Secured Creditor shall have all the powers and rights of enforcement provided for in the 2023 Act.
- 9.3 At any time after the Secured Creditor has issued a pledge enforcement notice under the 2023 Act, the Provider will allow the Secured Creditor, without further notice or demand, immediately to exercise all its rights, powers and remedies in particular (and without limitation) to take possession of any the Equipment and for that purpose to enter on any premises where any of the Equipment is situated (or where the Secured Creditor reasonably believes any of the Equipment to be situated) without incurring any liability to the Provider for, or by any reason of, that entry.
- 9.4 At all times, the Provider must use its best endeavours to allow the Secured Creditor access to any premises for the purpose of clause 9.3 (including obtaining any necessary consents or permits of other persons) and ensure that its employees and officers do the same.

9.5 No purchaser or other person dealing with the Secured Creditor or Delegate shall be concerned to enquire:

9.5.1 whether any of the Secured Obligations have become due or payable, or remain unpaid or undischarged;

9.5.2 whether any power the Secured Creditor or Delegate is purporting to exercise has become exercisable or is properly exercisable; or

9.5.3 how any money paid to the Secured Creditor or any Delegate is to be applied.

10 Delegation

10.1 The Secured Creditor may delegate (either generally or specifically) by power of attorney or in any other manner to any person any right, power, authority or discretion conferred on it by this pledge (including the power of attorney granted under clause 14.1).

10.2 The Secured Creditor may make a delegation on the terms and conditions (including the power to sub-delegate) that it thinks fit.

10.3 The Secured Creditor shall not be in any way liable or responsible to the Provider for any loss or liability arising from any act, default, omission or misconduct on the part of any Delegate.

11 Application of proceeds

11.1 All monies received by the Secured Creditor or a Delegate pursuant to the statutory pledge granted under this pledge shall be applied as provided for in the 2023 Act.

11.2 All monies received by the Secured Creditor or a Delegate under this pledge:

11.2.1 may, at the discretion of the Secured Creditor or Delegate, be credited to any suspense or securities realised account;

11.2.2 shall bear interest, if any, at the rate agreed in writing between the Secured Creditor and the Provider; and

11.2.3 may be held in that account for so long as the Secured Creditor or Delegate thinks fit.

12 Costs and indemnity

12.1 The Provider shall, within five working days of demand, pay to, or reimburse, the Secured Creditor on a full indemnity basis, all costs, charges, expenses, taxes and liabilities of any kind (including, without limitation, legal, printing and out-of-pocket expenses) incurred by the Secured Creditor or any Delegate in connection with:

12.1.1 this pledge or the Equipment;

12.1.2 taking, holding, protecting, completing, preserving or enforcing (or attempting to do so) any of the Secured Creditor's or a Delegate's rights under this pledge; or

12.1.3 taking proceedings for, or recovering, any of the Secured Obligations,

together with interest, which shall accrue and be payable (without the need for any demand for payment being made) from the date on which the relevant cost or expense

arose until full discharge of that cost or expense (whether before or after judgment, liquidation, winding up or administration of the Provider) at the Default Rate.

12.2 The Provider shall indemnify the Secured Creditor and each Delegate, and their respective employees and agents against all liabilities, costs, expenses, damages and losses (including but not limited to any direct, indirect or consequential losses, loss of profit, loss of reputation and all interest, penalties and legal costs (calculated on a full indemnity basis) and all other professional costs and expenses) suffered or incurred by any of them arising out of or in connection with:

12.2.1 the exercise or purported exercise of any of the rights, powers, authorities or discretions vested in them under this pledge or by law in respect of the Equipment;

12.2.2 taking, holding, protecting, completing, preserving or enforcing (or attempting to do so) the security constituted by this pledge; and

12.2.3 any default or delay by the Provider in performing any of its obligations under this pledge.

13 Further assurance

The Provider shall, at its own expense, take whatever action the Secured Creditor may reasonably require for:

13.1 creating, registering or protecting the security intended to be created by this pledge;

13.2 facilitating the realisation of the Equipment; and

13.3 facilitating the exercise of any right, power, authority or discretion exercisable by the Secured Creditor in respect of the Equipment,

including, without limitation, (if the Secured Creditor thinks it expedient) the execution of any transfer, conveyance, assignment or assurance of the Equipment (whether to the Secured Creditor or to its nominee) and the giving of any notice, order or direction and the making of any registration.

14 Power of attorney

14.1 By way of security, the Provider irrevocably appoints the Secured Creditor and every Delegate separately to be the attorney of the Provider and, in its name, on its behalf and as its act and deed, to execute any documents and do any acts and things which:

14.1.1 the Provider is required to execute and do under this pledge; or

14.1.2 any attorney deems proper or desirable in exercising any of the rights, powers, authorities and discretions conferred by this pledge or by law (whether pursuant to the 2023 Act or otherwise) the Secured Creditor or any Delegate.

14.2 The Provider ratifies and confirms, and agrees to ratify and confirm, anything that any of its attorneys may do in the proper and lawful exercise, or purported exercise, of all or any of the rights, powers, authorities and discretions referred to in clause 14.1.

15 Release

Subject to clause 20.2, on the expiry of the Security Period (but not otherwise), the Secured Creditor shall, at the request and cost of the Provider, take whatever action is necessary to release the Equipment from the security constituted by this pledge.

16 Assignment and transfer

- 16.1 At any time, without the consent of the Provider, the Secured Creditor may assign or transfer any or all of its rights and obligations under this pledge.
- 16.2 The Secured Creditor may disclose to any actual or proposed assignee or transferee any information in its possession that relates to the Provider, the Equipment and this pledge that the Secured Creditor considers appropriate.
- 16.3 The Provider may not assign any of its rights, or transfer any of its rights or obligations, under this pledge.

17 Amendments, waivers and consents

- 17.1 No amendment of this pledge shall be effective unless signed or authenticated by, or on behalf of, each party (or its authorised representative).
- 17.2 A waiver of any right or remedy under this pledge or by law, or any consent given under this pledge, is only effective if given in writing by the waiving or consenting party and shall not be deemed a waiver of any other breach or default. It only applies in the circumstances for which it is given and shall not prevent the party giving it from subsequently relying on the relevant provision.
- 17.3 A failure to exercise, or a delay in exercising, any right or remedy provided under this pledge or by law shall not constitute a waiver of that or any other right or remedy, prevent or restrict any further exercise of that or any other right or remedy or constitute an election to affirm this pledge. No single or partial exercise of any right or remedy provided under this pledge or by law shall prevent or restrict the further exercise of that or any other right or remedy. No election to affirm this pledge by the Secured Creditor shall be effective unless it is in writing.
- 17.4 The rights and remedies provided under this pledge are cumulative and are in addition to, and not exclusive of, any rights and remedies provided by law.

18 Severance

If any provision (or part of a provision) of this pledge is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision (or part of a provision) shall be deemed deleted. Any modification to or deletion of a provision (or part of a provision) under this clause shall not affect the legality, validity and enforceability of the rest of this pledge.

19 Counterparts

- 19.1 This pledge may be executed in any number of counterparts and by each of the parties on separate counterparts, all as permitted by The Legal Writings (Counterparts and Delivery) (Scotland) Act 2016 (the "Counterparts Act").
- 19.2 If this pledge is executed in counterpart:
- 19.2.1 this pledge will not take effect until each of the counterparts has been delivered; and
- 19.2.2 the date of delivery of this pledge shall be inserted where indicated on the first page of this pledge.
- 19.3 Where not executed in counterparts, this pledge shall be delivered and become effective on the date agreed between the parties as evidenced by the date inserted.

on the front page of this pledge or, if no such date is inserted, the date on which the Secured Creditor signed this pledge.

20 Further provisions

- 20.1 The security constituted by this pledge shall remain in full force and effect as a continuing security for the Secured Obligations, despite any settlement of account, or intermediate payment, or other matter or thing, unless and until the Secured Creditor discharges this pledge in writing.
- 20.2 Any release, discharge or settlement between the Provider and the Secured Creditor shall be deemed conditional on no payment or security received by the Secured Creditor in respect of the Secured Obligations being avoided, reduced or ordered to be refunded pursuant to any law relating to insolvency, bankruptcy, winding up, administration, receivership or otherwise. Despite any such release, discharge or settlement:
- 20.2.1 the Secured Creditor or its nominee may retain this pledge and the security created by or pursuant to it, including all certificates and documents relating to the whole or any part of the Equipment, for any period that the Secured Creditor deems necessary to provide the Secured Creditor with security against any such avoidance, reduction or order for refund; and
- 20.2.2 the Secured Creditor may recover the value or amount of such security or payment from the Provider subsequently as if the release, discharge or settlement had not occurred.

21 Certificates

A certificate or determination by the Secured Creditor as to any amount for the time being due to it from the Provider shall be, in the absence of any manifest error, conclusive evidence of the amount due.

22 Notices

Any communication to be made under or in connection with this pledge shall be made in accordance with the provisions regarding communications and notice set out in the Asset Finance Agreements.

23 Governing law and jurisdiction

- 29.1 Scots law governs this pledge.
- 29.2 The parties submit to the non-exclusive jurisdiction of the Scottish courts and, where the Asset Finance Agreements is governed by English law, the English courts in respect of any dispute that arises out of or in connection with this pledge or its subject matter or formation, including non-contractual disputes ("Disputes").

29.3 Clauses 29.1 and 29.2 are for the benefit of the Secured Creditor only. As a result, the Secured Creditor shall not be prevented from taking proceedings relating to a Dispute in any other appropriate jurisdiction.

IN WITNESS WHEREOF these presents consisting of this and the preceding pages together with the Schedule annexed are executed by the parties as follows:

Subscribed by A.B. 2000 LTD. acting by
Mark Kirkwood, a director, in the presence
of:



Director



Witness signature

Witness Name: *STEVEN ROSS*

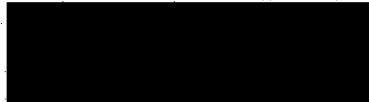
Witness Address:



18/07/25

*95 WESTBURN DRIVE
CAMBUSLANG
GLASGOW
G72 7NA*

Subscribed by SAF1 LIMITED acting by
Mike Randall, a director, in the presence of:



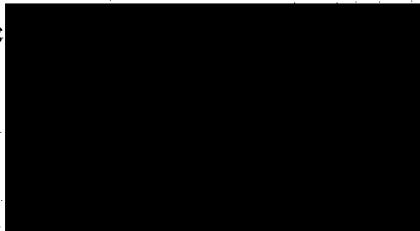
Director



Witness signature

Witness Name: *LUCÍA SÁNCHEZ*

Witness Address:



24/07/25

*5th FLOOR HARLING HOUSE
47 - ST GREAT SUFFOLK ST
LONDON
SE1 0BS*

SCHEDULE

Equipment details:

New / Used	Make / Model	Description of Equipment	Chassis / Serial	Registration Number	Date of Reg / Year of Manufacture
Used	SANY 215	2021 SANY 215	SY021XCA88588		2021
Used	SANY 215	2021 SANY 215	SY021XCA88598		2021
Used	SANY 215	2021 SANY 215	SY021XCA88028		2021
Used	SANY 215	2021 SANY 215	SY021XCA10978		2021
Used	SANY SY215C	2022 SANY SY215C	SY0216CBA8398		2022
Used	SANY SY215C	2022 SANY SY215C	SY0218CBC1568		2022
Used	SANY SY215C	2021 SANY SY215C	SY0216CB62568		2021
Used	SANY SY215C	2021 SANY SY215C	SY0216CB69008		2021
Used	SANY SY215C	2021 SANY SY215C	SY0216CB68088		2021
Used	SANY SY305C	2022 SANY SY305C	SY0308CA13608		2022
Used	SANY SY305C	2022 SANY SY305C	SY0308CB07578		2022
Used	Doosan DX170W-5	2020 Doosan DX170W-5	DHKCEWAPEL5001930	SF70DZK	2020
Used	Doosan DX170W-5	2020 Doosan DX170W-5	DHKCEWAPHL5001934	SF70D2J	2020
Used	JCB 3 TON Telescopic Fork Truck	2015 JCB 3 TON Telescopic Fork Truck	JCBTLT30V023183002318300/N150207082		2015
Used	RENAULT TRUCKS D	2022 RENAULT TRUCKS D W/ BUCHER SWEEPER	VF64QJ862NB017712VF64QJ869NB017860	KY72.IVV	2022
Used	SANY Midi Excavator	2023 SANY Midi Excavator	SY0027CD10638		2023
Used	SANY Midi Excavator	2023 SANY Midi Excavator	SY0027CDL1878		2023
Used	SANY SY005CEP130K8	2024 SANY SY005CEP130K8	SY005CEP130K8		2024
Used	SANY SY005CEP132K8	2024 SANY SY005CEP132K8	SY005CEP132K8		2024
Used	SANY Midi Excavator	2024 SANY Midi Excavator	SY005CEP171K8		2024
Used	SANY SY80U	2023 SANY SY80U	SY008ACD13758		2023
Used	SANY SY80U	2023 SANY SY80U	SY008ACD13778		2023
Used	JCB 86C-2	2020 JCB 86C-2	JCB8ADA1CL2735778		2020
Used	SANY Midi Excavator	2023 SANY Midi Excavator	SY008ACD11708		2023
Used	SANY Hydraulic Excavator	2023 SANY Hydraulic Excavator	SY008ACD11668		2023
Used	SANY SY135C	2021 SANY SY135C	SY013JCB13858		2021
Used	SANY SY135C	2021 SANY SY135C	SY013JCB61918		2021
Used	SANY SY135C	2022 SANY SY135C	SY013XCB99298		2022
Used	SANY SY135C	2022 SANY SY135C	SY013XCB98938		2022
Used	SANY SY135C	2022 SANY SY135C	SY013XCC03708		2022
Used	FAYMONVILLE TRAILER	2024 FAYMONVILLE TRAILER	YAFTL4006R0034610		2024
Used	Sany SY135C	2021 Sany SY135C	SY013JCB13518		2021

Used	Sany SY135C	2017 Sany SY135C	SY013GBHG6638		2017
Used	LAND ROVER DISCOVER Y SE SD6 AUTO	2020 LAND ROVER DISCOVERY SE SD6 AUTO	SALRACAK9L2444064	SY7DUHL	2020
Used	LAND ROVER DISCOVER Y SE SD6 AUTO	2019 LAND ROVER DISCOVERY SE SD6 AUTO	SALRACAK8L2434688	SL69BNJ	2019
Used	LAND ROVER DISCOVER Y SE SD6 AUTO	2020 LAND ROVER DISCOVERY SE SD6 AUTO	SALRACAK9L2433727	SM69CEN	2020
Used	JCB JS220	2020 JCB JS220	JCBA220GTK2846596		2020
Used	JCB JS220	2019 JCB JS220	JCBA220GVK2846587		2019
Used	Sany SY135	2018 Sany SY135	SY013GBJJ0998		2018
Used	Sany SY135	2018 Sany SY135	SY013GBJJ0908		2018
Used	JCB JZ141	2019 JCB JZ141	JCBJZ14GEK2827608		2019
Used	JCB JZ141	2019 JCB JZ141	JCBJZ14GAK2827605		2019
Used	JCB JZ141	2019 JCB JZ141	JCBJZ14GHK2827607		2019
Used	JCB JZ141	2019 JCB JZ141	JCBJZ14GLK2827606		2019
Used	JCB 86C-1	2019 JCB 86C-1	JCB86C1VK2797772		2019
Used	JCB 86C-2	2020 JCB 86C-2	JCB8ADA1CL2735772		2020
Used	JCB 86C-2	2020 JCB 86C-2	JCB8ADA1JL2735771		2020
Used	JCB 86C-2	2020 JCB 86C-2	JCB8ADA1KL2735770		2020
Used	JCB 48Z-1	2019 JCB 48Z-1	JCB048Z1CK1921994		2019
Used	JCB 48Z-1	2019 JCB 48Z-1	JCB048Z1EK1921923		2019
Used	JCB 51R-1	2020 JCB 51R-1	JCB051R1VL1923106		2020
Used	JCB 8026 CTS-1	2019 JCB 8026 CTS-1 CTS-1	JCB08026CK2761105		2019
Used	JCB 8025ZTSL CCTS-1	2020 JCB 8025ZTSLCCTS-1 CCTS-1	JCB08025CL2697074		2020
Used	JCB Vibromax VM132	2008 JCB Vibromax VM132	2900584JCB2900584		2008
Used	CAT 64BVM132	2014 CAT 64BVM132	C6400152CATCS64BVC6 400152		2014
Used	GENIE null	2019 GENIE	BR12234		2019