



FVS - Genweld Corp
 4502 Boyce Parkway
 Stow OH 44224
 Phone:(330) 923-9717
 Fax:(330) 923-5872
 www.genweld.com

Quote ID: Q17633
 Quote Date: 2/10/2026
 Quote Valid Until: 2/20/2026
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Customer: 11964

City Of Williwick
 30435 Lakeshore Bl
 Att:A/P
 Williwick, OH 44094
 Contact: Russell Tenrove
 Phone: (440) 585-3700
 Email Address: RTenrove@CityofWilliwick.com
 Salesperson: Dan Mitloky

Freightliner	108 SD	Year	CA	VIN
Make	Model			

Quantity	Description	Unit Price	Amount
1 EA	Gallon 43U-10 Heavy Duty Stainless Steel Dump Body 10' long x 7' wide body, 30" sides & 40" ends 6.4 to 8.7 yard capacity 7 gauge 304-2B stainless steel construction on sides 7 gauge 304-2B stainless steel construction on tailgate 10" x 7 ga. 100k steel formed trapezoidal long members Crossmemberless design One piece 1/4" AR450 steel floor Cast stainless "Tarp Friendly" upper tailgate hardware 6 panel double-acting tailgate with long chains and two sets of banjo plates Fully boxed top rail, material shedding lower rail Full width rear panel, full depth rear post Zero intermediate vertical side braces Full length 3/4" stainless steel round tarp rail each side Standard LED light kit includes cab shield marker lights, side marker lights, One set oval stop/turn/tail lights in rear corner posts, and ICC cluster Lights to comply with FMVSS108 Included body options: 1/2 X 84" wide integral cab protector Air tailgate release w/ push/pull valve Stainless steel folding ladder assembly w/ grab handles, street-side front Stainless steel shovel holder, street-side (4) stainless steel standoffs for spreader tie-down on exterior of body (2) Clear LED spinner lights, (1) street-side, (1) curbside In-cab power distribution panel Solid vinyl pull-tarp w/ spring assist retract and aluminum wind deflector 5/8" heavy duty hitch plate w/ 1" forged offset D-rings 20-ton bolt-on rigid pintle 6-way round pin trailer receptacle Pilot electric trailer brake controller Full length rubber mudflaps w/ stainless steel mounts behind rear axle Stainless steel splash guards w/ rubber 1/2 flaps forward of rear axle Champion U850 double acting under body hoist NTEA class 50, 39,000 lbs. max lift capacity 8" cylinder bore, 20" stroke, 2.5" rod diameter 1,800 psi operating pressure Force America hydraulic system to operate body hoist, plow, and spreader Eaton 420 crankshaft driven load sensing piston pump, 4.88 CID Low oil shutdown w/ emergency override Add-A-Stack 4020 valve to operate:	\$96,350.00	\$96,350.00

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Quantity	Description	Unit Price	Amount
	<p>D/A dump hoist (pneumatic) D/A plow hoist (pneumatic) D/A plow angle (pneumatic) S/A prewet (electric proportional) S/A auger (electric proportional) S/A spinner (electric proportional) 35 gal. stainless steel hydraulic oil reservoir w/ integral valve enclosure In-tank filter, sight glass, temp gauge, and strainer 2" full flow shut-off valve 510ex three function electric spreader controller Air joystick control for dump body hoist and plow Power plow float/balance w/ labeled switch Plow frame mounted hydraulic cross-over relief valve Intermediate chassis mounted stainless steel seamless hydraulic tubing Short hoses each end for plow and spreader connections Stainless steel poppet style hydraulic couplers w/ caps for plow and spreader connections Hydraulic system fully tested for all functions to be operational Whelen strobe lighting: (1) Whelen 6" amber LED strobe in each rear corner post (1) Whelen amber LED beacon w/ brush guard and self-leveling mount front center of CP All strobe lighting to be activated by single aux. switch in cab Heavy duty low profile plow hitch Fold flat, non-tilt hitch for fixed grille application 4" x 10" double acting lift cylinder, telescopic arm Tor-lock / arrowhead receiver Heavy duty cheek plate mounting kit Formed steel bumperettes painted black Heated LED headlights w/ stainless steel mounting brackets Snow Plow Manufacturer: Buyers Products Model: SnowDog 1662120212 Full Trip Stainless Plow Assembly Length: 10' Height: 42" Moldboard: 10 ga. 304 stainless steel Trip Mechanism: Full moldboard trip Vertical Ribs: (8) 1/2" x 3-1/2" Trip springs: (2) adjustable compression style Cutting Edge: 5/8" x 8" 1080 steel top punched Angling Rams: 4" x 10" double-acting Weight: 1,934 Misc: Tor-Lock oscillating loop installed, rubber deflector, curbside mailbox cut, 36" fluorescent markers, cross-over relief valve</p>		
	Sub Total:		\$96,350.00
	Sales Tax:		\$0.00
	Grand Total:		\$96,350.00

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Notes:

Customer must fill out the information below before the order can be processed. By accepting this quote, you (buyer/customer) agree with the Terms and Conditions stated below.

Accepted by:	
Date:	
P.O. Number:	

* Labor and installation is included in all pricing (Unless Noted).

* Terms are Due Upon Receipt unless prior credit arrangements are made at the time of order.

* Payment is required for COD Customers before equipment/vehicles can be released

* ALL CREDIT CARD PAYMENTS WILL BE CHARGED A 2.95% MERCHANT FEE. NO EXCEPTIONS.

* For Cash Customers no personal checks accepted. Must be Cashiers Check.

** NOTICE: We are closely monitoring the tariff and potential surcharges very carefully. We are working closely with all our suppliers to minimize the impact of tariffs or surcharges to the equipment included in this quotation. We are committed to accurate pricing at the time of our quotations, we do not control external pricing or the impact of tariffs and surcharges from our suppliers. Therefore, we must reserve the right to adjust pricing to pass through those costs without a markup. We will communicate all pricing changes directly to customers as quickly as possible.

TERMS AND CONDITIONS FOR TRUCK AND VAN UPFITTING SERVICES

By engaging in upfit services provided Genweld, ("Seller"), you ("Customer"/"Buyer") agree to the following terms and conditions:

1. Payment Terms and Fees

1.1 Payment Terms

All invoices are due and payable in full within the term limits stated on the invoice. Payment must be made in accordance with the terms outlined in the invoice. Failure to comply with payment terms will result in penalties, including storage and late payment fees as outlined below.

1.2 Storage Fees

A storage fee of \$25 per day shall be charged to the Customer if goods and/or services provided are not picked up within 7 days of the invoice date. Such storage charges will accrue daily from the 7th day after the invoice date until the vehicle is picked up or delivered. The vehicle will not be returned until all accrued storage charges have been paid in full.

1.3 Late Payment

Late payments will incur a penalty of 5% of the total invoice amount, excluding taxes, added to the outstanding balance per month, calculated from the invoice due date until the payment is received. Penalties will be compounded and applied until full payment is processed.

1.4 Tariffs and Taxes

Any tariffs, duties, or taxes applicable to the goods and services provided by the Seller (such as those imposed by local, state, or federal authorities) will be passed through to the Customer without markup. The Customer shall be responsible for payment of all such charges, in addition to the costs of services rendered.

1.5 Surcharges

Any surcharges imposed by suppliers or affiliates in connection with the provision of goods and services will be passed through to the Customer without markup. The Customer shall be responsible for these charges, in addition to the costs of services rendered.

1.6 Payment Timing Guidelines

The purchase price for the Products and all other amounts due under a Confirmed Order shall be due and payable in US dollars within ten (10) days following the date of Seller's invoice for such Products without any discount, deduction or offset whatsoever. In no event shall any loss, damage, injury or destruction, Force Majeure (as defined below), or any other event beyond Customer's control release Customer from its obligation to make the payments required herein. Payment of all amounts due hereunder shall be made by bank transfer or in any other manner set forth on Seller's invoice. Customer shall be solely responsible for any bank fees, or other fees, incurred due to the wire transfer or any other selected payment method. If Seller agrees to payment by credit card, Seller shall charge an appropriate transaction fee, which the Customer shall also pay. In the event Seller becomes aware of circumstances or has reason to believe that there are circumstances that may have an adverse effect on Customer's financial condition, Seller may require the Customer to pay the total amount of the purchase price or fees, or a portion thereof prior to the delivery of the Products. Seller may, without any liability to Customer, refuse the delivery of any Product in the event the Customer fails to make the payment as required.

Time is of the essence for the payment of all amounts due to Seller under any Confirmed Order. If Customer fails to make payments of any amount when due, Customer shall pay interest to Seller at the rate of one percent (1%) per month or such lesser amount as may be permitted by applicable law starting from the due date until payment to Seller of such amount in full. In addition to the interest, Seller may, at its sole discretion, charge the Customer a flat fee of \$40 for each reminder notice issued to Customer due to late payments. If Customer fails to comply with these Terms or a Confirmed Order, or if Customer becomes insolvent, all balances then due and owing to Seller shall become due immediately, notwithstanding any payment terms agreed by the parties. All costs and expenses incurred by Seller with respect to the collection of overdue payments (including, without limitation, reasonable attorney's fees, expert fees, and other expenses of litigation) shall be borne by Customer. Every payment by Customer shall first be applied to pay for Seller's cost of collection, then interest owed by Customer, and then to the oldest outstanding claim. If the parties agreed on installment payments in a Confirmed Order and Customer fails to make any installment payment when due, the remaining balance including accrued interest, and any expenses incurred by Seller shall be due and payable to Seller promptly upon Customer's receipt of written notice of delinquency from Seller.

2. Pricing and Adjustments

2.1 Pricing Changes



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Cenweld Inc reserves the right to adjust the pricing of goods and services without prior notice, including but not limited to changes due to tariffs, material cost fluctuations, or other unforeseen factors. Any price changes by suppliers will be the responsibility of the Customer and added to the final invoice.
In case of lead delivery times of more than two (2) months, Customer hereby acknowledges and agrees that Seller, may, at its sole discretion, increase or decrease the agreed prices on any Confirmed Order in the event of material price changes in wages, materials, energy or raw material after the date of the Confirmed Order. Price changes will be communicated directly to customers within 3 business days once notified.

2.2 No Refunds

All sales are final. No refunds will be issued under any circumstances.

2.3 Order Status Reporting and Material Ordering Delays

Material ordering and delivery may be delayed due to chassis production or other manufacturer-related delays. The Customer acknowledges that delays beyond the Seller's control may affect the estimated completion date. The Seller shall not be responsible for any penalties, fees, or losses incurred by the Customer due to such delays.

For customer ordered chassis, customer must provide OEM order production date and status updates to ensure FVS production scheduling can be properly planned. Customer orders without status updates may be significantly delayed as a result.

3. Deposits and Cancellations

3.1 Deposit Requirements
For orders over \$5,000, a deposit of 25% shall be required before the equipment is ordered or work is scheduled. The deposit is due within [30] days from order confirmation. Unpaid deposits will result in delays in order processing, scheduling, and material purchases. The deposit will be applied to the final invoice upon completion of work.

3.2 Cancellations and Restocking Fees

Cancellations of orders after the deposit has been made, shall result in the forfeiture the deposit and are subject to a restocking fee of 25% of the order total.

3.3 Special Builds

For special builds or custom work, a 100% prepayment for materials and equipment may be required before production or scheduling can begin. The deposit or prepayment amount will be determined based on the specifications of the build and any associated factors, including but not limited to the type of equipment and materials required.

4. Change Orders and Modifications

Any changes to the order, including requests for additional equipment or modifications after the purchase order (PO) is issued, must be submitted in writing and approved by both parties. Changes may incur restocking or change order fees, which will be added to the final invoice. Such changes may delay the completion of goods and/or services initially agreed upon.

5. Chassis and Specifications

5.1 OEM Chassis Delays or Incorrect Specifications
Delays or errors in OEM chassis production or incorrect chassis specifications may result in incremental costs. The Customer is responsible for ensuring that the chassis specifications provided are accurate and complete. NOTE: The Seller makes no representation or warranty to the effectiveness or extent of such manufacturer or supplier warranty. Seller expressly disclaims all other warranties, express or implied, including, without limitation, any implied warranty of merchantability or fitness for a particular purpose, and does not assume or authorize any other person to assume for it any liability in connection with the sale.

6.1 Warranty Coverage For Services
All services provided are covered under a limited warranty for one (1) year from the date of receipt. Warranty claims are subject to the conditions of the manufacturer and applicable guidelines. The warranty covers only defects in materials and workmanship and is voided if the goods or services are used improperly or for unintended purposes. Cenweld Inc. expressly disclaims all other warranties, express, or implied, including, without limitation, any implied warranty of merchantability or fitness for a particular purpose, and does not assume or authorize any other person to assume for it any liability in connection with the sale.

6.2 Warranty Coverage For Parts and Equipment

The sole warranty provided for any part or equipment sold by Seller is to assign the warranty offered by the manufacturer or supplier to the Buyer. Seller makes no representation or warranty to the effectiveness or extent of such manufacturer or supplier warranty. Seller expressly disclaims all other warranties, express or implied, including, without limitation, any implied warranty of merchantability or fitness for a particular purpose, and does not assume or authorize any other person to assume or authorize any other person to assume for it any liability in connection with the sale.

6. Warranty Terms

proper planning and scheduling. The Customer must also provide the Seller with timely updates regarding the chassis production status to ensure

6.1 Warranty Coverage For Services
All services provided are covered under a limited warranty for one (1) year from the date of receipt. Warranty claims are subject to the conditions of the manufacturer and applicable guidelines. The warranty covers only defects in materials and workmanship and is voided if the goods or services are used improperly or for unintended purposes. Cenweld Inc. expressly disclaims all other warranties, express, or implied, including, without limitation, any implied warranty of merchantability or fitness for a particular purpose, and does not assume or authorize any other person to assume for it any liability in connection with the sale.
6.2 Warranty Coverage For Parts and Equipment
The sole warranty provided for any part or equipment sold by Seller is to assign the warranty offered by the manufacturer or supplier to the Buyer. Seller makes no representation or warranty to the effectiveness or extent of such manufacturer or supplier warranty. Seller expressly disclaims all other warranties, express or implied, including, without limitation, any implied warranty of merchantability or fitness for a particular purpose, and does not assume or authorize any other person to assume or authorize any other person to assume for it any liability in connection with the sale.
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intended purpose. Customer shall use the Products solely for their intended purpose and pursuant to Seller's instructions and agrees to use only qualified personnel for the handling of the Products. Customer shall ensure that its customers, employees, agents, and other representatives comply with this Section 0, and shall be responsible for their actions and omissions.

7. Force Majeure
The Seller shall not be held responsible for any delays or failure to perform due to causes beyond its reasonable control, including but not limited to natural disasters, labor disputes, war, acts of terrorism, fire, flood, epidemic, pandemic, quarantine, national or state declared emergency, or other force majeure events. Acceptance of the goods or services shall constitute a waiver of all claims for damages occasioned by delay in delivery or failure to perform.

8. Limitations of Liability
In no event shall Cenweld, Inc., be liable for any punitive, indirect, incidental, consequential, special, or unknown damages, including but not limited to, loss of property or equipment, loss of data, loss of use, loss of time, loss of revenue, loss of profit, or loss of income, whether the damages be in contract or tort. Cenweld Inc's total liability for any parts, equipment or services sold shall not exceed the amount paid to Cenweld Inc for such parts, equipment, or services causing the liability.

9. Indemnification
Buyer shall indemnify, defend, and hold harmless Seller, its affiliates, officers, directors, employees, agents, successors, and assigns (collectively, the "Indemnified Parties") from and against any and all claims, demands, causes of action, liabilities, losses, damages, judgments, fines, penalties, and expenses (including reasonable attorneys' fees and costs) arising out of or related to:
1. any installation, use, misuse, or modification of the products by Buyer or any third party;
2. any breach of this Agreement by Buyer;

3. any representation or warranty made by Buyer to its customers or third parties that is inconsistent with Seller's product documentation or specifications;
4. any personal injury, death, or property damage caused by or related to the use of the products after delivery to Buyer, except to the extent caused by Seller's gross negligence or willful misconduct.
This indemnification obligation shall survive the termination, expiration, or completion of this Agreement.

10. Miscellaneous
10.1 Entire Agreement
These terms and conditions, along with any accompanying documentation or agreements, constitute the entire understanding between the parties regarding the upfitting services. Any changes to this agreement must be in writing and signed by both parties.

10.2 Scope and Validity
No other terms or conditions shall be of any force or effect unless otherwise specifically agreed upon by Seller in a writing duly executed by an authorized officer of Seller. These Terms supersede any and all prior oral quotations, communications, agreements, or understandings of the parties in respect to the sale and delivery of the Products. The Seller may issue additional Terms and Conditions of Sale for certain products. These shall apply in addition to the present Terms. Any additional or different terms or conditions contained in Customer's Order (as defined below), response to Seller's confirmation, or any other form or document supplied by Customer are hereby expressly rejected and are rendered null, void, and of no effect. These Terms may not be modified, amended, waived, superseded, or rescinded, except by a written agreement signed by an authorized officer of Seller. Delivery of the Products by Seller does not constitute acceptance of any of Customer's terms and conditions and do not serve to modify or amend these Terms.

10.3 Choice of Law and Venue.
This Agreement shall be governed by and construed in accordance with the laws of the State of Ohio, without regard to conflict of law principles. Customers are irrevocably and unconditionally consents to submit to the sole and exclusive jurisdiction of the state and federal courts located within Cuyahoga County, State of Ohio for any litigation arising out of or relating to this Agreement and the transactions contemplated hereby.
By confirming your order and engaging in the upfitting service, the Customer acknowledges and agrees to abide by the terms and conditions set forth above.