



Sale and Information Package M&F LeBlanc Oil Ltd.



Deloitte Restructuring Inc.
Acting solely in its capacity as
Court Appointed Receiver and Manager of M&F LeBlanc Oil Ltd.
and not in its personal capacity

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Invitation for Offers

On April 17, 2026, (the "**Appointment Date**"), the Court of King's Bench of New Brunswick (the "**Court**") granted an order (the "**Receivership Order**") appointing Deloitte Restructuring Inc. ("**Deloitte**") as receiver and manager (the "**Receiver**"), pursuant to section 243(1) of the *Bankruptcy and Insolvency Act, R.S.C. 1985, c. B-3*, as amended without security, of the assets, collateral and undertakings of M&F LeBlanc Oil Ltd. ("**M&F**").

On June 2, 2026, the Court granted a further order (the "**Sale Process Order**") approving the sale and investment solicitation process proposed by the Receiver to realize upon the assets of M&F (the "**Assets**").

Sealed offers for the purchase of the Assets (as outlined in Appendices A, B and C contained herein) of M&F will be received by Deloitte, in its capacity as Receiver, until 5:00p.m. (ADT) on July 17, 2026.

The Assets consist of a tenanted investment property located at 9241 Main Street, Richibucto, New Brunswick (PID 25138892), fuel trucks, fuel tank trailers, fuel products and related equipment.

This sale and information package (the "**Sale and Information Package**") is not intended for general circulation or publication, nor is it to be reproduced or used for any purpose other than that outlined herein. The Receiver does not assume responsibility or liability for losses occasioned to any parties as a result of the circulation, publication, reproduction, or use of this Sales and Information Package.

As further set out in the non-disclosure agreement (the "**NDA**"), under no circumstances shall any potential purchasers contact any M&F employees or former employees either directly or indirectly: (i) to answer any questions regarding the possible acquisition of the Assets; or (ii) to request additional information. All inquiries must be made directly to the Receiver.

The information provided herein was obtained from the books and records of M&F and information compiled since Deloitte's appointment as Receiver. The information is being provided for the sole use of prospective purchasers in considering their interest in acquiring the Assets discussed herein and does not purport to contain all the information that a prospective purchaser may require. Prospective purchasers should conduct their own investigations and due diligence on the Assets and the information contained in this Sale and Information Package.

The Receiver specifically notes that it has not independently verified or audited any of the information contained herein. The Receiver provides no representation or warranty as to the accuracy or completeness of the information contained in this Sale and Information Package and shall have no liability for any representations expressed or implied herein, or for any omissions from this Sale and Information Package or for any other written or oral communication transmitted to prospective purchasers in the course of their evaluation of the assets.

The Assets are being offered for sale on an "as is, where is" basis. The Receiver makes no representations, expressed or implied, as to the suitability for use, description, condition, size, quantity, or value regarding

the Assets. Any purchaser will be asked, as a condition of sale, to sign an acknowledgement that they have inspected and satisfied themselves as to the condition of the Assets.

The terms and conditions of sale are detailed later in this Sale and Information Package, along with the following key dates for the process:

Event	Timing
Asset viewings	By appointment only during the following period: June 15 to July 9, 2026
Offer deadline	5:00 p.m. ADT on July 17, 2026 (the " Offer Deadline ") Legally binding offers to purchase (as outlined in Appendix B) must be delivered to the Receiver prior to the Offer Deadline.
Closing date	On or before ten (10) business days after the granting of a Sale Approval and Vesting Order by the Court or such other time as may be agreed by the Purchaser and the Receiver.

Potential bidders are advised that the Receiver shall not be required to accept neither the highest nor any offer. Offers shall be subject to the terms and conditions of sale which shall be deemed to form part of the offer. Such terms are contained within Appendix A to this Sale and Information Package.

To arrange to view the Assets, please contact Naomi McGregor by phone at (403) 503 1423 or by email at naomcgregor@deloitte.ca.

DATED at Moncton, New Brunswick this 2nd day of June 2026.

DELOITTE RESTRUCTURING INC.

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Appendix A – Terms and Conditions of Sale

Deloitte, in its capacity as Receiver of M&F and not in its personal capacity, is offering for sale herein its interest, if any, in the Assets owned by M&F on the following terms and conditions (the “**Terms and Conditions of Sale**”):

Offers

1. The Assets are being offered for sale on an “as is, where is” without recourse basis and with no representations or warranties from the Receiver or any other party as to title, encumbrances, description, fitness for use, condition (environmental or otherwise), defect (patent or latent), collectability, merchantability, quantity, quality, value or the validity, invalidity, or enforceability of any patent, copyright or trademark right, or any other matter or thing whatsoever, either stated or implied.
2. All offers made for the Assets (each, an “**Offer**”) must be submitted by completing the form of Offer to Purchase attached hereto (**Appendix B**). Offers shall be delivered to the Receiver electronically via email to Naomi McGregor at naomcgregor@deloitte.ca.
3. The Offers must be received by **5:00 p.m. (ADT) on July 17, 2026** (the “**Offer Deadline**”). Offers that do not strictly comply with these Terms and Conditions of Sale may, at the absolute discretion of the Receiver, be rejected for that reason alone in the Receiver’s sole discretion.
4. All Offers must be accompanied by a bank draft or certified cheque, in each case drawn on a Canadian chartered bank or credit union, payable to “Deloitte Restructuring Inc., in Trust”, in an amount equal to fifteen percent (15%) of the offered purchase price for the Assets (the “**Deposit**”). Deposits can also be submitted via wire transfer to an account to be specified by the Receiver. Please contact the Receiver ahead of the Offer Deadline if you require wire instructions.
5. The Assets are more particularly described in **Appendix C**.
6. Each party making an offer (each an “**Offeror**”) must rely on its own judgment, inspection, and investigation of the Assets. Each Offeror acknowledges and agrees that it has had a full opportunity to conduct, and has conducted, such tests, examinations, inspections, and investigations as it deems necessary or advisable to fully acquaint itself with the Assets, their fitness for particular purpose, location, existence, condition, quality, quantity, merchantability, suitability for intended purpose and with any other attributes that the Offeror considers relevant.
7. Viewing of the Assets will be by appointment only. Appointments can be made by contacting Naomi McGregor by phone at (403) 503 1423 or by email at naomcgregor@deloitte.ca.
8. The submission of any Offer to the Receiver shall constitute an acknowledgement and an acceptance by the Offeror of the terms of the Offer to Purchase, and the Terms and Conditions of Sale.
9. Offerors will have until the expiration of the Offer Deadline to conduct due diligence.
10. Each Offeror acknowledges that it has had the opportunity to consult with, and has consulted with, its own independent legal counsel prior to making any Offer.
11. Any Offer accepted by the Receiver will be subject to approval by the Court. The form of order approving the sale shall be in a format jointly acceptable to the Receiver and the Purchaser.

Sale Process

12. The Receiver reserves the right to amend or terminate this sale process, or to withdraw or amend the contents of the Assets, at any time, at its sole discretion. With respect to any withdrawal or amendment, the sole obligation of the Receiver to the Offeror shall be to inform the Offeror of the withdrawal or amendment. With respect to the termination of the sale process, the sole obligation of the Receiver to the Offeror shall be to return any Deposit it has received without interest or deduction (other than bank charges/wire fees).

Acceptance of Offers

13. The Receiver, in its sole discretion, shall be entitled to accept one or more Offers prior to the Offer Deadline.
14. Each Offeror acknowledges that the Receiver is not obligated to accept any Offer and the highest Offer shall not necessarily be accepted. The Receiver reserves the right to reject any or all Offers without explanation in its sole and unfettered discretion.
15. After receipt of the Offers, the Receiver may, in its sole discretion, negotiate with any Offeror to seek clarification and negotiate further with any Offeror in respect of any Offer. The Receiver shall not be obliged to negotiate with any Offeror or give any Offeror the opportunity to resubmit an Offer, whether or not the Receiver negotiates with other Offeror(s).
16. Upon submission of an Offer to the Receiver, no Offeror shall be entitled to retract, withdraw, vary or amend the Offer prior to acceptance or rejection thereof by the Receiver, without the prior written consent of the Receiver.
17. Deposits accompanying Offers that are not accepted by the Receiver shall be returned without interest thereon by wire transfer, prepaid registered mail or courier to the unsuccessful Offeror at the address set forth in the Offer, as soon as reasonably possible after the Offer Deadline.
18. Upon the acceptance of an Offer from an Offeror (the "**Purchaser**") in writing by the Receiver:
 - a. the Receiver will apply to the Court for a sale approval and vesting Order (the "**Sale Approval and Vesting Order**"), in a form acceptable to the Receiver and Purchaser which will, amongst other things and if granted, vest title to the Assets in the Purchaser free and clear of any and all security interests (whether contractual, statutory, or otherwise), hypothecs, caveats, mortgages, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges or other financial or monetary claims, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured, or otherwise excepting utility caveats;
 - b. the closing date shall be established as the earlier of ten (10) business days after the granting of a Sale Approval and Vesting Order by the Court (if required), or such other date as agreed to by the Receiver and the Purchaser (the "**Closing Date**"); and
 - c. the Deposit made by the Purchaser shall be non-refundable, except as set out herein.
19. If the sale contemplated is completed, the Purchaser's Deposit will be applied, without interest, against the purchase price.
20. If an Offer is accepted by the Receiver, but the sale of the purchased Assets is not completed as a result of any act or omission on the part of the Offeror, the Offeror's deposit shall be forfeited to the Receiver as a genuine pre-estimate of liquidated damages and not as a penalty. Furthermore, the Receiver shall be entitled to pursue all of its rights and remedies against the Purchaser.
21. The Assets shall remain at the risk of the Receiver until the closing of the transaction contemplated hereby.

The Assets after closing shall be at the risk of the Purchaser. Until the closing, the Receiver shall hold all insurance policies or proceeds thereof in trust for the parties as their interests may appear and, in the event of substantial damage to the Assets, the Purchaser may either have the net proceeds of the insurance and complete the transaction or may cancel the transaction and have all monies theretofore paid returned without interest, cost or compensation of any kind whatsoever. Where any damage is not substantial, the Purchaser shall be obliged to complete the transaction and be entitled to the net proceeds of insurance referenced to such damage.

22. The Offeror shall cause to be paid and delivered to the Receiver on the Closing Date the offered purchase price plus any applicable harmonized sales tax and any other applicable taxes, net of the Deposit already paid to the Receiver. These amounts shall be paid to the Receiver on the Closing Date by certified cheque, bank draft or wire, in each case drawn on a Canadian chartered bank or credit union. After payment the Purchaser shall take delivery and possession of the purchased Assets on an "as is, where is" basis on the Closing Date, without recourse to the Receiver or its respective employees, partners, directors, officers, servants and agents.
23. Without limitation, the Assets shall be as they exist on the Closing Date with no adjustments to be allowed to the Purchaser for changes in condition, qualities or quantities from the date of viewing to the Closing Date. The Purchaser acknowledges and agrees that the Receiver shall not be required to inspect the Assets or any part thereof and the Purchaser shall be deemed at its own expense to have relied entirely on its own inspections and investigations.
24. The Purchaser acknowledges that no right, duty, or liability, express or implied, pursuant to the *Sale of Goods Act* (New Brunswick) or similar legislation in other jurisdictions, shall apply hereto and all of the same are hereby expressly waived by the Purchaser.
25. The Purchaser agrees that all the insurance maintained by the Receiver in respect of the Assets shall be cancelled on the Closing Date and that the Purchaser shall be responsible for placing its own insurance from and after closing.
26. The Purchaser shall indemnify the Receiver and hold the Receiver harmless against and from all losses, costs, damages and expenses which the Receiver may sustain, incur or be or become liable for by reason of or arising from any operations of the Purchaser in relation to the Assets.
27. At the Closing Date, the Purchaser shall be entitled to such deeds or assignments as may be considered necessary by the Receiver to convey the Assets to the Purchaser provided that the Purchaser shall remain liable notwithstanding any assignment thereof by the Purchaser. Any such deeds or assignments shall contain only a release of the Receiver's interest in the Assets and shall not contain any covenant other than a covenant that the Receiver has not done any act to encumber the Assets. The Receiver shall not be required to produce any abstract of title, title deeds or documents thereof or any evidence as to title, other than those in its possession.
28. If Court approval of any sale transaction in a form satisfactory to the Receiver is not obtained, the contemplated purchase shall be deemed terminated and the Deposit accompanying the Offer shall be returned to the Purchaser without interest as soon as reasonably practicable in the manner set out above.
29. The Offeror and the Receiver mutually agree to do all such further acts and execute all such further documents and instruments as may reasonably be necessary or convenient to give full effect to the sale transaction.

General

30. Deloitte is acting solely in its capacity as Receiver of M&F, and not in its personal capacity, and Deloitte (and its partners, employees, servants and agents) shall have no liability whatsoever in any way related to the Sale and Information Package, the Offer to Purchase, the Terms and Conditions of Sale, or in any way related to the Assets (as these terms are defined herein), whether in contract, in tort, under statute or otherwise.
31. All stipulations as to time are strictly of the essence.

**Sale and Information Package
M&F LeBlanc Oil Ltd.**

32. The Sale and Information Package, the Offer to Purchase, and the Terms and Conditions of Sale, shall be governed by and construed in accordance with the laws of Canada and the laws of the Province of New Brunswick, as such may be applicable, and the Offeror hereby irrevocably attorns to the jurisdiction of the Court of King's Bench of New Brunswick.

DATED at Moncton, New Brunswick this 2nd day of June 2026.

DELOITTE RESTRUCTURING INC.

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Appendix B – Offer to Purchase

Deloitte Restructuring Inc. Court Appointed Receiver and Manager of M&F LeBlanc Oil Ltd.

OFFER TO PURCHASE

**TO: DELOITTE RESTRUCTURING INC.
COURT APPOINTED RECEIVER AND MANAGER OF M&F LEBLANC OIL LTD.**

1741 Lower Water Street, Suite 800
Halifax, Nova Scotia, B3J 0J2
Attention: Naomi McGregor

1. Name of Offeror: _____
2. Address of Offeror: _____
3. Telephone and fax: _____
4. E-mail address: _____

The undersigned acknowledges having received and reviewed the Terms and Conditions of Sale ("**Terms and Conditions**") pertaining to the sale of the Assets, that the Offeror has inspected and satisfied themselves as to the condition of the Assets, and that this Offer is submitted pursuant to the said Terms and Conditions and the undersigned agrees to be bound thereby as if the same were set out herein as part of this Offer.

<i>Parcel Description</i>	<i>Offer in Canadian dollars (excluding any applicable taxes)</i>
Parcel 1 – Real Property Asset	\$
Parcel 2 – Fuel Trucks and Tanks	\$
Parcel 2A – 2019 Peterbilt 567 Fuel Truck	\$
Parcel 2B – 2021 Peterbilt 567 Fuel Truck	\$
Parcel 2C – Fuel Tank A	\$
Parcel 2D – Fuel Tank B	\$
Parcel 3 – Fuel Products	\$
Parcel 4 – Miscellaneous Equipment	\$
En bloc - Parcel 1, 2, 3 & 4	\$
Total Offer Price	\$
Deposit enclosed (15%) (Note 1)	\$

Offerors may present an *en bloc* offer, individual offers on specific parcels or combination offers on multiple parcels.

Note 1: All deposits must be made by certified cheque, bank draft or wire payable to “Deloitte Restructuring Inc., in Trust”.

DATED at the City of _____ in the Province/State of _____

this _____ day of _____, 2026.

Signature of Offeror: _____

Appendix C – Asset Overview

Parcel #1 – Investment Property

Parcel #1 includes land and buildings located at 9241 Main Street, Richibucto, New Brunswick (PID 25138892)

Description	
Parcel identification number	25138892
Zoning	Commercial- RS Retail Sales
Site Area	47,255 ft ²
Building Area	Main level - Garage 4155 ft ² 2nd level - Office 174 ft ² 2nd building - 360 ft ²
Foundation	Concrete wall perimeter and floor foundation.
Structure	Steel /wood Framed with painted steel, brick and wood siding Main building - Metal roofing 2nd building – Asphalt shingle
Roof	
Interior Walls	Painted steel siding and concrete in garage area Drywall and acoustic tile in office areas
Ceilings	Open ceilings with height of 14' in garage area , 8' high in office areas
Interior Floors	Mix of commercial grade floorings throughout office areas
Windows	Vinyl casement
Doors	Commercial grade entrance doors and interior doors.
HVAC System	Electric fan forced in garage and electric heater in office spaces
Electrical	200 amp main entrance
Hot Water	Electric water heater.
Plumbing	1- 2pc washroom in each building
Sprinkler	None
Elevator	None
Miscellaneous	Office areas have painted drywall , carpets and vinyl tiles



Parcel #2 includes the following:

Parcel #2 including Fuel Trucks and Fuel Tanks summarized below has been divided into the following sub-parcels (A – D).

Parcel #2A includes the following:

Description	KM	Quantity
2019 PETERBILT 567 FUEL TRUCK (VIN: 1NPCLP0X0KD607174) EQUIPPED WITH 2019 ALMAC TANK 20K CAPACITY C/W ALL ATTACHMENTS AND ACCESSORIES. Serial#18-18585	388,420	1



Parcel #2B includes the following:

Description	KM	Quantity
2021 PETERBILT 567 FUEL TRUCK (VIN: 1NPCLP0X3MD765608) EQUIPPED WITH 2008 ALMAC TANK 20K CAPACITY C/W ALL ATTACHMENTS AND ACCESSORIES. Serial#08-14502	325,178	1



Parcel #2C includes the following:

Description	Manufacturer	Approximate Capacity
Fuel Tank A	Robica	10,000 US gallons



Parcel #2D includes the following:

Description	Manufacturer	Approximate Capacity
Fuel Tank B	Hutchinson	13,200 US gallons



Parcel #3 includes the following:

Parcel #3 includes fuel products. It consists mainly of different types of engine oils and lubricants used in the automotive industry

Category	Brand	Full Item Name	Additional Info	Contents	Total # Units	Total Volume
Absorbant	Unknown	ISO RV - absorbs oils and hydrocarbons		(1) 25 pound bags	180	4500 Lbs
Antifreeze/coolant	Shell	Heavy duty antifreeze + coolant		(6) 1 gallon bottles	216	216 Gal
Axle oil	Shell Spirax	S6 Synthetic axle oil	SAE 75W90	(12) 1 quart bottles	36	36 Qu
Axle oil	Shell Spirax	8W90	SAE 8W90	(3) 5 litre bottles	3	15 L
Bar and chain oil	Catalys	Bar and chain oil		(4) 3.78 litre bottles	112	423.36 L
Brake fluid	Petra	Dot 3 brake fluid		(12) 12 ounce plastic bottles	144	1728 oz
Brake fluid	Petra	Dot 4 brake fluid		(12) 12 ounce plastic bottles	48	576 oz
Chain oil	Catalys	Chain oil		(4) 3.78 litre bottles	168	635.04 L
Cleaner	Tractor	multi sol extra all purpose cleaner		(1) 18.9 litre bucket	9	170.1 L
Coolant	Catalys	Antifreeze nitrate 3 extended life coolant 50/50		(4) 3.78 litre bottles	308	1164.24 L
Engine oil	Delo	Diesel engine oil 400 XLE	SAE 10W30	(3) 1 gallon bottles	36	36 Gal
Engine oil	Delo	Diesel engine oil 400 XLE	SAE 15W40	(1) 5 gallon bucket	25	125 Gal
Engine oil	Delo	Engine oil	SAE 5W40	(3) 1 gallon bottles	27	27 Gal
Engine oil	Duron	Heavy duty diesel engine oil	HP 15W40	(1) 20 litre bucket	2	40 L
Engine oil	Ido premium plus	Heavy duty diesel engine oil	15W40	(4) 5 litre bottles	20	100 L
Engine oil	Ido premium plus	Heavy duty diesel engine oil	16W40	(12) 1 quart bottles	96	96 Qu
Engine oil	Pennzoil	0W16 engine oil	SAE 0W16	(6) 1 quart bottles	102	102 Qu
Engine oil	Pennzoil	0W16 engine oil	SAE 0W16	(1) 6 gallon box	8	48 Gal
Engine oil	Shell Rotella	T4 Heavy duty diesel engine oil	SAE 10W30	(1) 5 gallon bucket	11	55 Gal
Engine oil	Shell Rotella	T4 Heavy duty diesel engine oil	SAE 10W30	(6) 946 ml bottles	18	17028 ml
Engine oil	Shell Rotella	T5 Heavy duty diesel engine oil	SAE 10W30	(3) 5 litre bottles	30	150 L
Engine oil	Shell Rotella	T4 Heavy duty diesel engine oil	SAE 15W40	(1) 5 gallon bucket	52	260 Gal
Engine oil	Shell Rotella	T4 Heavy duty diesel engine oil	SAE 15W40	(3) 5 litre bottles	48	240 L
Engine oil	Shell Rotella	T4 Heavy duty diesel engine oil	SAE 15W40	(6) 946 ml bottles	48	45408 ml
Engine oil	Shell Rotella	T4 Heavy duty diesel engine oil	SAE 15W40	(1) 5 gallon bucket	42	210 Gal
Engine oil	Shell Rotella	T6 Heavy duty diesel engine oil	SAE 5W40	(3) 5 litre bottles	66	330 L
Engine oil	Shell Rotella	Heavy duty diesel engine oil T1SAE30		(3) 5 litre bottles	24	120 L
Engine oil	Supreme	High performance engine oil 0W16	0W16	(12) 1 litre bottles	48	48 L
Engine oil	Supreme	High performance engine oil	SAE 10W40	(12) 1 litre bottles	168	168 L
Engine oil	Supreme	High performance engine oil	SAE 5W20	(12) 1 litre bottles	60	60 L
Engine oil	Total energies quartz	0W8	SAE 0W8	(3) 5 litre bottles	27	135 L
Engine oil	WP	Heavy duty synthetic blend diesel engine oil	15W40	(1) 5 gallon bucket	10	50 Gal
Exhaust fluid	Catalys	Diesel exhaust fluid		(1) 208.2 litres	3	624.6 L
Exhaust fluid	Catalys	Diesel exhaust fluid		(1) 1249 litre	1	1249 L
Exhaust fuel	Catalys	DEF diesel exhaust fuel		(1) 2.5 gallons	96	240 Gal
Gear oil	Omala	Industrial gear oil	S2GG220	(1) 5 gallon bucket	6	30 Gal
Gear oil	WP	7W90	7W90	(1) 5 gallon bucket	4	20 Gal
Gear oil	WP	8W90	8W90	(1) 5 gallon bucket	2	10 Gal
Grease	Shell	Water-resistant semi-synthetic grease	SRS 2000	(10) 14 oz cartridges	110	1540 oz
Grease	Starplex	Grease		(10) 14 oz cartridges	350	4900 oz
Hydraulic fluid	Catalys	Tractor hydraulic fluid		(1) 5 gallon bucket	8	40 Gal
Hydraulic oil	WP	Hydraulic Oil	ISO 32	(1) 5 gallon bucket	104	520 Gal
Injector cleaner	Petra	Advance formula injector cleaner		(12) 12 oz plastic bottles	72	864 oz

Category	Brand	Full Item Name	Additional Info	Contents	Total # Units	Total Volume
Lubricant	Supreme HP	0W20	SAE 0W20	(12) 1 L bottles	24	24 L
Lubricant	Supreme HP	5w20	SAE 5W20	(12) 1 L bottles	72	72 L
Motor oil	Catalys	5W30 motor oil	5W30	(1) 5 gallon bucket	3	15 Gal
Motor oil	Pennzoil	Motor oil	SAE 0W16	(1) 6 gallon bottle	19	114 Gal
Motor oil	Pennzoil	0W30 motor oil	SAE 0W30	(1) 6 gallon box	6	36 Gal
Motor oil	Pennzoil	5W30 motor oil	SAE 5W30	(1) 5 gallon box	35	175 Gal
Motor oil	Pennzoil	Motor oil	SAE 5W40	(6) 1 quart bottles	102	102 Qu
Motor oil	Quaker State	Motor oil SAE 0W-20	SAE 0W20	(1) 6 gallon box	54	324 Gal
Motor oil	Quaker State	Motor oil	SAE 5W20	(3) 5 quart bottles	36	180 Qu
Motor oil	Quaker State	Motor oil SAE 5W-30	SAE 5W30	(6) 1 quart bottles	204	204 Qu
Motor oil	Quaker State	Motor oil SAE 5W-30	SAE 5W30	(1) 6 gallon box	36	216 Gal
Motor oil	Supreme	10W30	10W30	(12) 1 L bottles	24	24 L
Motor oil	Supreme	Motor oil SAE 5W-30	SAE 5W30	(12) 1 L bottles	288	288 L
Transmission fluid	Catalys	Transmission fluid two4		(1) 18.9 L bucket	4	75.6 L
Transmission fluid	Delo	Delo 7W80 33 pounds syntrans	SAE 7W80	(1) 5 gallon bucket	2	10 Gal
Transmission fluid	Pennzoil	Automatic transmission fluid	550050742C	(1) 5 gallon bucket	7	35 Gal
Transmission fluid	Pennzoil	Platinum automatic transmission fluid		(6) 1 quart bottles	324	324 Qu
Transmission fluid	Pennzoil	Automatic transmission fluid		(6) 1 quart bottles	156	156 Qu
Transmission fluid	Shell Spirax	Tractor transmission and hydraulic fluid	S4TXM	(1) 5 gallon bucket	7	35 Gal
Transmission fluid	Shell Spirax	Automatic transmission fluid	S6 ATF A668	(3) 4 quart bottles	84	336 Qu
Transmission fluid	Shell Spirax	S5 transmission fluid		(12) 1 L bottles	96	96 L
Windshield washer	Catalys	Windshield washer		(4) 3.78 L bottles	284	1073.52 L



Parcel #4 includes the following:

Parcel #4 includes Miscellaneous Equipment.

Description	Brand	Volume
Fuel Tank	Tank Shop	430L
Pressure Washer	Easy Kleen	



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