

RESOLUTION 13-116

**A RESOLUTION TO AUTHORIZE THE EMERGENCY PURCHASE OF
THE RAW WATER INTAKE PUMP**

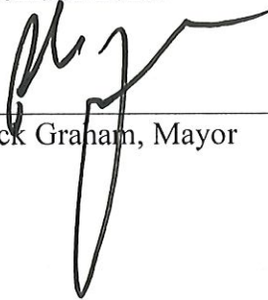
WHEREAS, the raw water intake pump is inoperable; and

WHEREAS, the pump is a vital part of the Spring Hill water system and must be repaired immediately; and

WHEREAS, Staff has acquired three quotes for the repair of the raw water intake pump.

NOW, THEREFORE BE IT RESOLVED, that the City of Spring Hill authorizes the repair of the raw water intake pump from Cumberland Machine Company in the amount of \$18,550.00, as recommended by the Budget and Finance Advisory Committee on December 9, 2013.

Passed and adopted by the Board of Mayor and Aldermen of the City of Spring Hill, Tennessee on the 16th day of December 2013.



Rick Graham, Mayor

ATTEST:



April Goad, City Recorder

LEGAL FORM APPROVED:



Patrick Carter, City Attorney



Cumberland Machine Company

"There Is No Substitute For Experience"

Cumberland Machine Co.

1305 4TH AVE. NO.
NASHVILLE, TN 37208
Phone: 615-255-7373
Fax: 615-244-6123

Quotation

Quote SPRING HILL, TENNESSEE
To: WATER TREATMENT PLANT
4151 KEDRON ROAD
Spring Hill, TN 37174
United States

Quote Number:	13826	Contact:	CARYL GILES
Quote Date:	10/11/13	Expires:	11/10/13
Customer:	SPRING HILL, TENNESSEE	Terms:	Net 30 Days
Salesman:	CHARLES BALLENTINE	Phone:	(931) 489-5791
Ship Via:	F.O.B. NASHVILLE	FAX:	(931) 489-5795
FOB:	NASHVILLE, TN 37208		

Thank you for the opportunity to submit this quote.
All prices and terms are valid for 30 days from the date of this quote.
For your convenience, we now accept Visa and MasterCard.

Part Number

<u>Item</u>	<u>Description</u>	<u>Revision</u>	<u>Quantity</u>	<u>Price</u>
1	RAW WATER PUMP rebuild flowserve v-turbine pump new spiders, upper shaft, new bushings. replace bearings in motor, clean, bake, bal, reinstall pump and motor. springhill will supply crane.		1	\$18,550.00 /EA

Total: \$18,550.00

By Charles Ballentine
Cumberland Machine Co.



INDUSTRIAL MAINTENANCE & ENGINEERING

24 HOUR - 7 DAY EMERGENCY SERVICE

EASA "Q" QUALITY MANAGEMENT PROGRAM

www.ime-corp.com

EASA Standard AR100-2005
RECOMMENDED PRACTICE
FOR THE REPAIR OF ROTATING ELECTRICAL APPARATUS



☒ 1531 J.P. Hennessey Dr.
Nashville, TN 37086
615-641-9474

QUOTATION

Inquiry Date: 11-5-13	Date Quoted:	Inquiry Number: 110513SHW
------------------------------	---------------------	----------------------------------

Company: City of Spring Hill Water

Address: 4151 Kedron rd.

Spring Hill TN 37174

Attention: Caryl Giles

Fax: caryl.giles@springhilltn.org

Description	Work Scope	PRICE
300hp US vertical motor	Recondition AC motor	
1800rpm / 5006P frame	Disassemble, clean, inspect, test	
	Re-insulate	
	Dynamically balance rotor	
	Furnish and install Bearings	
	Assemble, test, paint	
Incremental charges	Not known until evaluated (machine work?)	\$ (???)
	Sub Total (motor)	\$3,125
Raw Water Pump	Recondition pump	
Model # 14ENH	Disassemble, clean, inspect, test	
2800 GPM / 305ft head	Replace bearings	
	Replace gaskets & O-rings	
	Replace packing	
	Assemble, test, paint	
Incremental charges	Not known until evaluated (machine work, line shafts, impeller?)	\$ (???)
	Sub Total (pump)	\$6,995
Field service	Remove, transport, re-install	\$6,000
	TOTAL	\$16,120

Comments: *SHW supplies crane

IM&E's standard terms and conditions of sale apply. No other terms, specifications or requirements, either express or implied, apply to the offering.
 Terms: Net 30 Days, Subject to the approval of our Credit Department. Customer's motor/property will be disposed of after 30 days if PO or work order is not received.
 **Because of changing economic conditions and pending raw material price increases, we must reserve the right to adjust prices when conditions warrant.
 **Product can not be returned (or cancelled after issuance of purchase order) unless otherwise agreed upon by IM&E, cancellation and restocking fees will apply.

F.O.B. Shipping Point: 1531 J.P. Hennessey Dr.

Delivery: per your schedule

CONDITIONS OF SALE

- With respect to goods purchased by Buyer from Seller ("Goods"), no contract exists until Buyer places order for delivery and such order is accepted by Seller's acknowledging receipt of the order, by Seller's commencement of work on the Goods ordered, or by Seller's shipment of the Goods, whichever occurs first. Any acceptance will be limited to the express terms contained on the face hereof. Additional or different terms in Buyer's form or any attempt by Buyer to vary in any degree any of the terms of this quotation shall be deemed material and are objected to and rejected, but this shall not prevent the formation of a contract between Buyer and Seller unless such variances are in the terms of the description, quantity, price, or delivery schedule of the goods, and the order shall be deemed accepted by Seller without said additional or different terms.
- All agreements are contingent upon strikes, accidents and other reasons for delay beyond Seller's control.
- Seller warrants to buyer that the Goods purchased by Buyer from Seller shall be free from defects in material and workmanship. This warranty is the only warranty applicable to the Goods. THERE ARE NO OTHER WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE WHICH ARE HEREBY DISCLAIMED.
- All Goods shall be inspected by Buyer when received and Seller shall not be liable for any Defect unless notified in writing within 60 days after delivery
- Seller's liability for breach of warranty shall be limited solely and exclusively to repairing or replacing, at Seller's option, the defective Goods. In no event shall the liability of Seller for breach of any contractual provision relating to the Goods exceed the purchase price of the Goods quoted herein. In no event shall Seller be liable for any special, incidental or consequential damages arising out of Buyer's use or sale of the Goods or Seller's breach of any contractual provisions relating to the Goods, including but not limited to any loss of profits or production by Buyer. Any action resulting from any breach by Seller must be commenced within one year after the cause of action has accrued.
- Except to the extent caused by Seller's breach of warranty, Buyer shall indemnify and hold harmless Seller, its employees, officers and directors, and their respective successors and assigns, (Collectively, "Indemnittees") from and against any and all liability, damages, claims, causes of action, losses, costs and expenses (including attorneys' fees) of any kind (collectively, "Damages") arising out of injuries to any person (including death) or damage to any property caused by or related to the Goods or any negligent act or omission of Buyer, its employees or agents. Buyer shall indemnify and hold harmless each of the Indemnittees from and against any and all Damages, royalties and license fees arising from or for infringement of any patent by reason of any sale or use of the Goods or the manufacture of the Goods to Buyer's specifications or sample. Upon the tendering of any of the foregoing suits or claims to Buyer, Buyer shall defend the same at Buyer's expense. The foregoing obligations of Buyer shall apply whether Seller or Buyer defends such suits or claim

By: Greg Szymanski

Title: Operations Mgr.

IM&E

