



Service Quotation

QO#-2440
April 9, 2025

| | | | |
|------------------------|--|----------------|---------------|
| Quotation For: | Vijaya Nair | Date: | April 9, 2025 |
| Company: | Fulton County Central Zone | Quote # | QO#-2440 |
| Site Address | Fulton Cnty Ctrl-FCGC Midrise Bldg 1 141 Pryor Street, Atlanta, GA, 30303 USA | Tax % | |
| Billing Address | Central Fulton Service Area, Atlanta, GA, 30303 | | |
| Phone: | 404- 285- 7538 | | |

Description

This quote is for the OEM to come back out a second time. To troubleshoot for the same issue. OEM initially came out about 4 years ago for an ATS issue and unit was repaired. The same issue has resurfaced, and the OEM will come out again to troubleshoot the ATS. If there are any additional parts requested. A separate quote will be sent to you. Also, this work will be completed on the weekend at an overtime rate.

| Installed Product | Equipment Type | Make | Model | Serial Number |
|-------------------|----------------|------|-------|---------------|
|-------------------|----------------|------|-------|---------------|

| QTY | DESCRIPTION | UNIT PRICE | Discount | Total Amount Including Tax |
|------|--|------------|--------------|----------------------------|
| 1.00 | OEM - Troubleshooting Completed on the weekend at overtime rates. | \$3,322.80 | 0% | \$3,322.80 |
| 8.00 | Field Service Labor Rate - Senior Technician Supervisor | \$800.00 | 0% | \$800.00 |
| | | | Total | \$4,122.80 |

Note *** Quote is good for 10 days only *******



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CUSTOMER ACCEPTANCE:

Approved by: _____

Date Accepted: _____

Purchase Order # _____

SERVICE COORDINATOR: Lacresial Perkins

1. GENERAL

The Terms and Conditions outlined herein shall apply to the services by Power And Energy Services Inc. (hereinafter referred to as Company) of maintenance or repair work or the sale of parts there under. No additional or contrary terms shall be binding upon the Company unless agreed to in writing.

The nature of the business carried on by this Company is such that its ability to carry out its contracts as to quality of materials and times of delivery is dependent upon representations and promises made by manufacturers. Every article sold by us is guaranteed free from defect in material and workmanship, and when shown to be defective will be replaced free of charge. F.O.B. works where manufactured, but all propositions are made with the distinct understanding that we are not to be held for any damages consequent to break-downs due to such defects.

All promises as to date of shipments or completion of erecting are made in good faith, and this Company will use its utmost endeavors to keep such promises by taking every reasonable precaution in the placing of its orders and obligating the manufacturers in every way possible to insure their carrying out their agreements, but since all manufacturers in accepting orders specifically deny any liability for consequential damages this proposal is made with the distinct understanding that we are not to be held liable for damages of any character whatsoever consequential upon delays due to defective materials, delays in shipments or in erecting unless in particular cases where the measure of damages is covered by special agreement, and in such cases delays due to strikes, fires, delays in transportation and other causes beyond our reasonable control must be understood as entitling us to corresponding extensions in time.

The title and right of possession to all machinery and materials furnished by this Company is to remain in this Company until full payment is made therefore in cash. Any purchase order resulting from a quotation will not be effective and binding on seller until accepted, in writing, by an authorized officer of seller. Equipment or material left in our possession and unpaid for in full within 30 days shall be considered abandoned and the title and ownership will be transferred to the company.

It is also understood that if we were performing a job for you it was requested of us to do. It is the responsibility of the customer to provide staff to witness our duties. If no one is present to sign our paperwork, that will be noted and the customer will have foregone their opportunity to discuss work and will be required to make full and prompt payment as agreed upon.

2. SCHEDULE DATES & DELAYS

Schedule dates are approximate and neither party shall be liable for loss, damage, or delay due to war, riots, fire, flood, strike or other labor difficulty, acts of civil or military authority including governmental laws, orders, priorities or regulations, acts of the other party, embargo, car shortage, damage or delay in transportation, delay in order processing or manufacturing, inability to obtain necessary labor or materials from usual sources, faulty forgings or castings, or other causes beyond the reasonable control of such party. In the event of delay in performance due to any such cause, the schedule dates or time for completion will be adjusted to reflect the actual time as may be necessary to properly reflect the delay. The Purchaser's receipt of services or parts shall constitute a waiver of any claims for delay.

3. ASSIGNMENT

Neither party shall assign or transfer this contract without the prior written consent of the other party.

4. TAXES

The prices do not include any present or future Federal, State or Municipal sales, use, gross receipts, property, or other similar type tax with respect to any material, erection equipment or services covered hereby. If the Company is required by applicable law or regulation to pay or collect any such type tax or taxes on account of this transaction or the material or equipment or services covered hereby, then such amount of tax shall be paid by the Purchaser in addition to the prices herein provided for.

5. INSURANCE

With respect to the performance of repair work at Purchaser's facility, the Company's personnel shall be properly covered with insurance in the areas of Worker's Compensation, Public Liability and Automobile Insurance where the use of a vehicle is required. To the extent any loss and/or damage is recoverable by insurance proceeds under Purchaser's insurance policies, Purchaser waives its and its insurers' rights to recover for such loss and/or damage against the company.

6. WARRANTY

The Company warrants that parts manufactured by the Company only and furnished under this contract, will be free of defects in material and workmanship for a period of 90 days from the date of installation, excluding transportation and installation costs (or 90 days from date of delivery if not installed by Company), and at its option, shall either repair or replace such parts, provided the Purchaser promptly notifies the Company of defects therein, within said period. The Company makes no performance warranty and the effects of corrosion, erosion and normal wear and tear are specifically excluded from the Company's warranty. The Company makes no other warranty or representation of any kind whatsoever, expressed or implied, except that of title, and all implied warranties, including any warranty of merchantability and fitness for a particular purpose, are hereby disclaimed. The Company cannot and does not warrant any other manufacturer's parts or equipment and cannot be held liable for there performance, failure nor any results from such failures.

7. LIMITATION OF LIABILITY

The remedies of the Purchaser set forth herein are exclusive, and the liability of the Company with respect to this contract or the services or parts furnished under this contract shall not exceed the contract price of such services or the part upon which such liability is based.

The Company and its suppliers or subcontractors shall indefinitely in no event be liable to the Purchaser, any successors in interest or any beneficiary of this contract for any consequential, incidental, indirect, special or punitive damages arising out of this contract or any breach thereof, whether based upon loss of use, lost profits or revenue, life, interest, lost goodwill, work stoppage, impairment of other goods, injuries, loss by reason of shutdown or non-operation, increased expenses of operation, cost of purchase of replacement power or claims of Purchaser or customers of Purchaser for service interruption, whether or not such loss or damage is based on contract, warranty, negligence, indemnity, strict liability or otherwise.

8. NUCLEAR LIABILITY

In the event that the services or parts furnished hereunder are to be used in a nuclear facility, the Purchaser shall, prior to such use, arrange for insurance or governmental indemnity, protecting the Company against liability and hereby releases and agrees to indemnify the Company and its suppliers for any nuclear damage, including loss of use, in any manner arising out of a nuclear incident, whether alleged to be due, in whole or in part to the negligence or otherwise of the Company or its suppliers.

9. RENTAL EQUIPMENT

Rental equipment may or may not be property of the Company, therefore you are responsible for abiding by the original owners terms and conditions as well as our own. You assume all liabilities of the equipment while rented to you. You are responsible for all service tasks, damages, and total losses. In addition to the numbered line items above this Company offers no warranty and assumes no responsibility or liabilities for the rental equipment. The Company is not responsible for damages or losses of any kind whether it be to but not limited to property, equipment, personnel, and or monetary. It is your responsibility to maintain the rental equipment; service schedules are available upon request. It is your responsibility to notify us of issues or problems with the rental equipment as you are liable for damages. The rental equipment is not to be moved from the agreed upon location unless agreed upon in writing. By agreeing you relinquish any rights to sue or seek damages from us and in addition you agree not to hold us liable or responsible under any circumstances for any reason as it relates to rental equipment. All rental equipment is expected to be returned with the same amount of fuel it was delivered with. Fuel is never "included" with any pricing.

10. PAYMENT

It is agreed upon that all services, parts, equipment, and any other task, product, or function performed or supplied by the Company will be paid for in full. The amount owed will be due at a minimum of the terms NET 30 unless mutually agreed upon in writing by both parties. If customer does not have an account or the account is delinquent, immediate payment will be required and or a credit card or other proof of funds may be requested before any work will be scheduled or performed. A 5% late fee per month will be added if payment is not received by due date.

11. PROPRIETARY, COPY WRITTEN, AND CONFIDENTIAL

It is agreed upon that any information, services, reports, forms or literature is or may be patented, or protected by US law and is property of the company. No unauthorized duplication, sharing, or usage is allowed without the written consent of the company.

Power And Energy Services Inc.

**TERMS AND CONDITIONS
MAINTENANCE, REPAIR, INSTALLATION, SALES,
AND RENTAL CONTRACTS**