



RENTAL QUOTATION

QUOTATION NO.: 55827

Customer #: QUOTECUST
Customer: WEST BANK PURCHASING - JEF
Address: GAUDET DRIVE
Marrero LA 70072

Site: GAUDET DRIVE
Marrero LA 70072
Marrero
70072

Date of Quote: 5/30/2024
Customer Job#:
Date/Time Out: 5/30/2024 07:30AM
Quoted By: John Wauls
Sales Person: CHRISTY STUBBS
Phone:
Email: christys@hollandpump.com

Ordered by:
Cell:

Site
Contact:
Phone:
Cell:

Page 1 of 1

Qty.	Equip. No.	Description	Day Rate	Weekly Rate	28 Days Rate	Unit Price	Line Total ex(TAX)
1.00		6" A/P TRASH PUMP, DSL DRIVEN	\$209.00	\$627.00	\$1,881.00		\$1,881.00
1.00	1500-1430	6" X 20 FT EPDM 150PSI BLACK SUCTION HOSE W/BAUER	\$33.00	\$99.00	\$297.00		\$297.00
4.00	1400-1220	6" X 50 FT NITRILE DISCHARGE HOSE W/BAUER	\$33.00	\$99.00	\$297.00		\$1,188.00
1.00		DELIVERY CHARGE				\$350.00	\$350.00
1.00		PICKUP CHARGE				\$350.00	\$350.00

Standard Notes:

SUB TOTAL:	\$4,066.00
DAMAGE WAIVER:	\$0.00
ENVIRONMENTAL FEE:	\$67.32
FUEL SURCHARGE:	\$50.49
TAX:	\$0.00
GRAND TOTAL:	\$4,183.81

This Rental Quote is not a Rent to Own / Rental Purchase Contract. No rental payments will be applied to equipment purchase.

Lessee elects to accept the "Loss Waiver Damage Insurance" issued by EPG Insurance, Inc. and understands that this insurance: (1) has a \$1000 deductible (2) covers risks of direct physical loss only with exclusions which Lessee acknowledges receiving (3) and Lessee will be a charged 14% of rental for this insurance. _____ (customer initials)

READ BEFORE SIGNING: By Signing below, Customer(X) agrees to the terms and conditions contained in this rental agreement; and if applicable Customer(X) authorizes Lessor to charge Customer's credit card listed above or on file, if applicable. Customer(X) acknowledges that **he/she** is fully familiar with the operation and use of the equipment and has received the equipment in good **working** order. Customer(X) also asserts that **he/she** has the authority to sign this rental agreement.

Accepted

HOLLAND PUMP COMPANY (lessor)

Lessee name _____

X

X

Signature

Signature

Print Name

Date

Date

Terms and Conditions

- 1) Term: Unless otherwise noted, the rental cycle is defined as 4 weeks(28 Days). A week is defined as 40% of the 4 week rate. A day is defined as 40% of the weekly rate. Customers will be invoiced at the appropriate 4 Week, Weekly, or Daily Rate.
- 2) Overtime: Overtime is billed at 1.5 times the published rate for deliveries, pickups, trouble calls, etc. outside of normal working weekday hours 7:30 AM - 4:30 PM. Overtime on weekends and Holidays will be billed at 2 times the aforementioned published rate.
- 3) Unless otherwise noted, Customer is responsible for the flushing and cleaning of tanks, pipelines, and pumps and other equipment. Lessee will not use equipment to store or transport hazardous materials. Lessor does not guarantee equipment is free of contamination.
- 4) Unless otherwise agreed to in writing, Customer is responsible for attaining all permits, licenses, certificates, bonds, and gives all notices by law.
- 5) Customer is responsible for providing access to public and private easements for the application/ project.
- 6) At a minimum the Customer is to provide the Lessor's Pump Consultant with the desired duty points (or information, i.e.,(Soil Geology, etc.) to determine the actual duty points) for the pump system including a description of the application requirements and some estimate of flow rate, particle size, and solids content. Customer understands that operating the pumps and accessories outside of the operating range may result in damage to the pump and could result in injury to personnel.
- 7) Although Lessor promises to provide consultation and to make a recommendation based on the information provided by the customer and from subsequent review, the customer assumes any and all risk associated with the uses of Lessor products including the suitability of the products for their application.
- 8) Where applicable, the Customer will pay the Lessor for any additional installation expenses related to "hidden conditions" including, but not limited to, rock formations, boulders, hard pan, poor permeability, gas lines, electrical conduit, drain pipes, or any other obstructions.
- 9) Customer agrees to provide daily inspection and maintenance of pumps and equipment as specified such as monitoring fluid level, grease, leaks, cooling systems, water, batteries, and shall immediately notify Holland Pump of any deficiencies. Customer is responsible to repair or replace damaged tires of leased equipment.
- 10) Customer is prohibited from withholding retainage from lessor invoices and/ or charging Holland Pump liquidated damages. Customer will not permit any liens or encumbrances that prevent payment.
- 11) Customer shall hold harmless, indemnify and defend Lessor from any claims whatsoever, arising from and related to A)any pollution, contamination, environmental impairment, and /or similar condition directly or indirectly caused by or resulting in whole or in part from customer's use of any Lessor equipment or B) any environmental statutory compliance requirements applicable to any equipment (or any use thereof) and required under any and all foreign or domestic federal, state, or local laws, ordinances, regulations, codes, or requirements of any governmental authorities which regulate or impose standards of liability or conduct concerning air, water, soils, wetlands, and watercourses, solid waste, hazardous waste and/or materials, worker and community right-to-know, noise, resource protection, health protection, and similar environmental, health, safety, and land use concerns as may now or at any time hereafter be in effect. This indemnification shall survive the termination of this agreement. Any failure by Lessor to insist upon strict performance by customer of any terms and conditions of this Rental Agreement shall not be construed as a waiver of Lessor's right to demand strict compliance. Customer has carefully reviewed this Rental Agreement and waives any principal of law which would construe any provision hereof against Lessor as the draftsperson of this agreement.
- 12) Lessee agrees not to remove said equipment from delivery location without the written consent of the Lessor first hand and obtained. Lessor will bear no responsibility for damage to the Customer's towing vehicle. The Lessee agrees to pay

as rental for said equipment Lessor Company current published rate, unless a specified rate is stated hereupon, plus applicable sales tax. Rentals payable in advance for each installment period; and after the expiration of the minimum guaranteed rental period, rents shall continue at the same rates until the equipment is delivered to the closest storage yard of the Lessor.

1-1/2% interest rate per month is payable for accounts past due 30 days. The Lessor and Lessee agree that no modification of this agreement shall be binding upon them or either of them unless such modification shall be made in writing and that the conditions stated herein on this lease are specifically understood to be part of this contract as through fully set forth verbatim herein. Check will be made for shortages and condition of equipment on its return to the Lessors storage yard and the pick-up receipt is not to be construed as the Lessor's final clearance of the Lessee. This contract is binding only when signed and accepted by an authorized agent of Lessor Company.

13) IMPORTANT : As part of the consideration hereof, it is agreed that time shall be of the essence thereof, and upon failure of the Lessee to pay the rental herein reserved or to perform any of the provisions on its part to be performed, the Lessor shall be entitled to the immediate possession of the leased equipment. Lessor shall have the right to access leased equipment at any and all times for the purpose of maintaining, repairing, or to recover leased equipment in the event of non-payment. And it is further agreed that the lessee hereby accepts the equipment leased in the condition it now is when delivered by the Lessor, and agrees to place a competent operator in charge of said equipment, and to maintain the said machinery in the same condition as when received, usual wear and tear excepted, and to indemnify and hold the Lessor harmless from all claims of every nature and description arising from defects therein, to pay for damages, except usual wear and tear, occurring to the equipment during the life of this contract, to pay any loss occasioned to said equipment by loss, theft, pilferage, or vandalism, and to return said equipment is as good condition as when received, usual wear and tear excepted, to the storage yard of the Lessor; to pay air freight, demurrage, storage, switching, drayage, trackage, and other charges on or against said equipment, or to damage thereto, usual wear and tear excepted, from the time that the same leaves the storage yard of the Lessor until and including its return to the storage yard. The Lessee is responsible for providing "all-risk" insurance on the equipment described herein with Holland Pump named as a loss payee, unless Lessee elects to accept the loss damage waiver insurance described above. The Lessee further agrees that upon the return of said equipment, the Lessor shall promptly repair the same so as to put the equipment is as good condition as when leased to the lease, usual wear and tear excepted, and the Lessee agrees to pay the reasonable cost of said repairs. Should it become necessary to place this account on collection, suit or other legal proceedings to enforce any of the terms provisions , or conditions of this agreement, Lessee agrees to pay all costs and expenses of collection, suit, or other legal action, including reasonable attorney's fee and if necessary appellate fee. Lessee hereby waives trial by jury and any and all privileges and rights which Lessee may have under Chapter 47, Florida Statutes, relating to the revenue, as it now exists or may hereafter be amended, and further, Lessee agrees that any legal action brought for collection of past due accounts may be brought in the appropriate court in Palm Beach county, Florida or Baton Rouge Louisiana at Lessor's discretion.

14) ENVIRONMENTAL CHARGE: The items indicated above are subject to a 2% environmental charge which is designed to recover Lessor's direct and indirect expenses for the handling, managing, and disposal of waste products, hazardous products and related administrative costs. This is not a government-mandated charge.

15) FUEL: It is Lessors's policy to deliver power units with 1/2 tank of fuel. It is the Customer's responsibility to return the power unit(i.e. pump) with 1/2 tank of fuel. In the event, the power unit is returned with less than 1/2 a tank of fuel , the final bill will contain a FUEL SURCHARGE equivalent to the value of the fuel a Lessor's current list price.