

DOWNEY CA BRANCH 9520 STEWART & GRAY ROAD DOWNEY, CA 90241-(562)415-2800 BAR ARD Number: ARD00293080 EPA: CAL000326402 Remit to: Cummins Sales and Service PO Box 772639 Detroit, MI 48277-2639

INVOICE NO

ESTIMATE

TO PAY ONLINE LOGON TO customerpayment.cummins.com

BILL TO

CITY OF REDONDO BEACH 415 DIAMOND ST REDONDO BEACH, CA 90277-2836

JUAN CARILLO - 310 3180656

PAGE 1 OF 2

*** CHARGE ***

DATE	CUSTOMER ORDER NO.	DATE IN SERVICE	ENGINE MODEL	PUMP NO.	EQUIPMENT MAKE
19-SEP-2022		19-DEC-2015	ISL9 CM2350 L101		PIERCE
CUSTOMER NO.	SHIP VIA	FAIL DATE	ENGINE SERIAL NO.	CPL NO.	EQUIPMENT MODEL
248860		19-SEP-2022	73785373		PUMPER
REF. NO.	SALESPERSON	PARTS DISP.	MILEAGE/HOURS	PUMP CODE	UNIT NO.
125679			62007		116
QUANTITY BACK ORDERED ORDERED	QUANTITY PART SHIPPED NUMBER	DESCRIPTION	I PROD COL		AMOUNT
OSN/MSN/VIN	fa015389				
COMPLAINT	ESTIMATE FOR NEV	V ENGINE REPLACEMENT.			
CAUSE	NEW ENGINE REPLA	ACEMENT.			
CORRECTION	NEW ENGINE REPL/	ACEMENT FOR ESN 73785373	3.		
	CYLINDER BLOCK F NEEDED.	AILURE HAS BEEN FOUND AI	ND ENGINE REPLACEMENT	IS	
	INCLUDES LABOR U	IP TO THIS POINT.			
	ADDITIONAL PARTS	AND LABOR MAY BE NEEDE	D.		
		KE REPLACEMENT ENGINE. A E TRANSFERRED OVER TO T		२	
COVERAGE	CUSTOMER BILLABI	LE.			
	NEW ENGINE BASE 2 YEARS/250,000 MI				
		LE 45-60 DAYS AFTER ORDEI ON PARTS AVAILABILITY.	R IS PLACED. ETA IS SUBJE	CT	
1	0 ISL9 ENGINE	NEW ENGINE REPLACEME	NT NSREPAIR1	39,09	7.00 39,097.00
1	0 FREIGHT	FREIGHT FOR NEW ENGIN	IE NSREPAIR1	40	0.00 400.00
		PART	-S:		39,497.00
			S COVERAGE CREDIT:		0.00CR
			L PARTS:	39,497.	
		-	CHARGE TOTAL:	00,101	0.00
Completion date ·	20-Sen-2022 02:36PM Fetir	nate expires : 19-Oct-2022 02:			
Billing Inquiries? Ca	•	nate expires . 10-001-2022 02.	vvi m.		
	(),	TED HEREIN. IN APPENDIX A	THERE ARE		
ADDITIONAL CONT WARRANTIES AND WHICH PURCHASE	RACT TERMS AND CONDIT	TONS, INCLUDING LIMITATIO XPRESSIVELY INCORPORATE BEEN READ, FULLY UNDERST	N ON ED HEREIN AND		
ACCEPTED.					

TERMS AND CONDITIONS

Terms and Conditions, together with the estimate/quote (the "Quote") and/or invoice ("Invoice") attached to these Terms and Conditions, are hereinafter collectively referred to as this "Agreement" and shall constitute the entire agreement between the customer ("Customer") identified on the Quote and/or Invoice and Cummins") and supersede any previous agreement or understanding (oral or written) between the parties with respect to the subject matter of this Agreement. Customers in the advect and the one made an unqualified acceptance of these Terms and Conditions and it shall become the parties on the earliest on the advect and or unqualified acceptance of these Terms and Conditions and it shall become the parties or the subject matter of this anounts due to Customer's order or number; (ii) Customer's signing or acknowledgment of this Agreement, (iii) Cummins' release of Products to production pursuant to Customer's oral or written instructes avier of, or serves to explain or integrates the parties and conditions set forth in this Agreement. Electronic transactions between Customer and Cummins will be solely governed by the Terms and Conditions of this Agreement, and any terms and conditions on Customer's website or other internet site will be availed to cummins, and (ii) this Agreement shall remain the governing terms of the transaction.

SCOPE OF SERVICES; PERFORMANCE OF SERVICES Cummins shall supply part(s) and/or component(s) and/or engine(s) and/or generator set(s) ("Goods") and/or perform the maintenance and/or repair ("Services") on the equipment identified in the Quote and/or Invoice ("Equipment"), if applicable, in accordance with the specifications in the Quote and/or Invoice. No additional services or goods are included in this Agreement unless agreed upon by the parties in writing, or otherwise, as

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Customer at plotup at Culmining, installation, or performance dates indicated in this Agreement are estimated and not guaranteed. Further, delivery time is subject to confirmation at time of order. Cummins shall not be liable to Customer or any third party for any loss, damage, or expense suffered by Customer or third party due to any delay in delivery, shipping, installation, or performance, however occasioned, including any delays in performance that result directly or indirectly from acts of Customer or causes beyond Cummins' control, including but not limited to acts of God, accidents, fire, explosions, flood, unusual weather conditions, acts of government authority, or labor disputes. A RESULT OF THE OUTBREAK OF THE DISEASE COVID-19 ARISING FROM THE NOVEL CORONAVIRUS, TEMPORARY DELAYS IN DELIVERY, LABOUR OR SERVICES FROM CUMMINS AND ITS SUB-SUPPLIERS OR SUBCONTRACTORS, MAY OCCUR. AMONG OTHER FACTORS, CUMMINS' DELIVERY OBLIGATIONS ARE SUBJECT TO CORRECT AND PUNCTUAL SUPPLY RROM OUR SUB-SUPPLIERS OR SUBCONTRACTORS, AND CUMMINS RESERVES THE RIGHT TO MAKE PARTIAL DELIVERIES OR MODIFY ITS LABOUR OR SERVICE. WHILE CUMMINS SHALL MAKE EVERY COMMERCIALLY REASONABLE EFFORT TO MEET THE DELIVERY, SERVICE OR COMPLETION OBLIGATIONS SET FORTH HEREIN, SUCH DATES ARE SUBJECT TO CHANGE.

I IMITED WARRANTIES

LIMITED WARKANITES New Goods: New Goods purchased or supplied under this Agreement are governed by the express written manufacturers' warranty. No other warranty for Goods supplied under this Agreement is provided under this Agreement. Cummins Exchange Components, Other Exchange Components, and Recore: warranty exchange the cummins exchange component warranty and the warranties of other manufacturers' exchange components or Recore Components which are sold by Cummins. In the even to detects in such items, only manufacturers' warrantes will apply. HIP Exchange Engine: HHP Exchange Engines remanufactured by Cummins under this Agreement are governed by the express Cummins' written warranty. No other warranty for HHP exchange Engines supplied under this Agreement is provided under this Agreement.

under this Agreement. General Service Work: All Services shall be free from defects in workmanship (i) for power generation equipment (including engines in such equipment), for a period of ninety (90) days after completion of Services of 500 hours of operation, whichever occurs first, or (ii) for engines, for a period of ninety (90) days after completion of Services are 500 hours of operation, whichever occurs first, in the event of a warrantable defect in workmanship of correcting the Warrantable Defect. Cummins' obligation shall be sole befort). Such Warrantable Defect where (1) such Warrantable Defect where it) such Warrantable Defects to the Warrantable Defect where it) such Warrantable Defects. Warrantable Defect where it is provision shall be sole under this provision shall be sole under this provision shall be sole under this provision shall be sole to the warrantable Defect where it) such Warrantable Defects. Warrantable Defects there did under this provision shall be sole under this provision shall be sole under the provision shall be sole under the original warranty of the Services. New Goods supplied under the remedy of Warrantable Defects are warranted for the balance of the warrantable form the original warranty of such Services. New Goods supplied under the remedy of Warrantable Defects are warranted for the balance of the warrantable form the original warranty of such Services. New Goods supplied under the remedy of Warrantable Defects are warranted for the balance of the warrantable form the original warranty of such Services. New Goods supplied under the remedy of Warrantable Defects are warranted for the balance of the warrantable form the original warranty of such Services. New Goods supplied under the remedy of Warrantable Defects are warranted for the balance of the warrantable form the original warranty of such Services. New Goods supplied under the remedy of Warrantable Defects are warranted for the balance of the warrantable balance of the warrantable to the remeding the services. New Go

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INDEMNIFICATION Customer shall indemnify, defend and hold harmless Cummins from and against any and all claims, actions, costs, expenses, damages and liabilities, including reasonable attorneys' fees, brought against or incurred by Cummins related to or arising out of this Agreement or the Services and/or Goods supplied under this Agreement (collectively, the "Claims"), where such Claims were caused or contributed, in whole or in part, by the acts, omissions, fault or negligence of the Customer shall present any Claims covered by this indemnity, including any tenders for defense and indemnity by Cummins to its insurance carrier unless Cummins directs that the defense will be handled by Cummins' legal coursel at Customer stranges. Customer's expense

Customer's expense. LIMITATION OF LIABILITY NOTWITHSTANDING ANY OTHER TERM OF THIS AGREEMENT, IN NO EVENT SHALL CUMMINS, ITS OFFICERS, DIRECTORS, EMPLOYEES, OR AGENTS BE LIABLE TO CUSTOMER OR ANY THIRD PARTY FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNTIVE, OR CONSEQUENTIAL DAMAGES OF RANY KIND (INCLUDING WITHOUT LIMITATION DOWNTIME, LOSS OF PROFIT OR REVENUE, LOSS OF DATA, LOSS OF OPPORTUNITY, DAMAGE TO GOODWILL, ENHANCED DAMAGES, MONETARY REQUESTS RELATING TO RECALL EXPENSION PROFERTY, AND/OR DAMAGES CAUSED BY DELAY) IN ANY WAY RELATED TO OR ARISING FROM CUMMINS' SUPPLY OF GOODS OR SERVICES UNDER THIS AGREEMENT. IN NO EVENT SHALL CUMMINS LIABILITY TO CUSTOMER OR ANY THIRD PARTY CLAIMING DIRECTLY THROUGH CUSTOMER OR ON CUSTOMER'S BEHALF UNDER THIS AGREEMENT EXCEED THE TOTAL COST OF GOODS AND SERVICES SUPPLIED BY CUMMINS LIABILITY TO CUSTOMER OR ANY THIRD PARTY CLAIMING DIRECTLY THROUGH CUSTOMER OR ON CUSTOMER'S BEHALF UNDER CUSTOMER'S SOLE REMEDY AGAINST CUMMINS FOR ANY LOSS SHALL BE THE REMEDY PROVIDED HEREIN EVEN IF THE EXCLUSIVE REMEDY IN SECTION 7 IS DEEMED TO HAVE FAILED OF ITS ESSENTIAL PURPOSE.

CUSTOMER'S SOLE REMEDY AGAINST CUMMINS FOR ANY LOSS SHALL BE THE REMEDY PROVIDED HEREIN EVEN IF THE EXCLUSIVE REMEDY IN SECTION 7 IS DEEMED TO HAVE FAILED OF ITS ESSENTIAL PURPOSE. GOVERNING LAW AND JURISDICTION This Agreement and all matters arising hereunder shall be governed by and construed in accordance with the laws of the State of Indiana without giving effect to any choice or conflict of law provision. The parties agree that the court of the State of Indiana shall have exclusive jurisdiction to settle any dispute or claim arising in connection with this Agreement. ASSIGNMENT This Agreement is binding on the parties and their successors and assigns. Customer shall not assign this Agreement without the prior written consent of Cummins. CANCELLATION. Orders placed with and accepted by Cummins must prior written consent. Cummins may charge Customer a cancellation charge in accordance with current Cummins policy which is available upon request, in addition to the actual, non-recoverable costs incurred by Cummins. REFUNDS/CREDITS Goods ordered and delivered by Cummins und this Agreement are not returnable unless agreed to by Cummins may, at its sole discretion, agree to accept Goods for return and provide credit where Goods are in new and saleable condition and presented with a copy of the original invoice. Credits for returns up to a 15% handling/restocking charge and are limited to eligible items purchased from Cummins. INTELLECTUAL PROPERTY Any intellectual property rights created by either party, whether independently or jointly, in the course of the performance of this Agreement or otherwise related to Cummins. CUMPLIANCE WITH I AWS Customer shall be dement shall be deemed to have given Customer a licence or any cher intellectual property to Cummins. COMPLIANCE WITH I AWS Customer shall comb with a laws anoticiable to its activities under this Agreement inder the related thereto, shall be cummins provery. Sustomer shall be deemed to have given Customer a licence or any other instites researce to such int

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goots and services due to input and labor cost changes and other universeen circumstances beyond cummis control. MISCELLANEOUS All notices under this Agreement shall be in writing and signed by the parties hereto. Failure of either party to require performance by the other party of any provision hereof shall in no way affect the right to require such invoice. No amendment of this Agreement shall be valid unless it is writing and signed by the parties hereto. Failure of either party to require performance by the other party of any provision hereof shall in no way affect the right to require such performance at any time thereafter or the enforceability of the Agreement generally, nor shall the waiver by a party of a breach of any of the provisions hereof constitute a waiver of any succeeding perfect. Any approximation and and/or Services pursuant to these terms and conditions. Acceptance of this Agreement is expressly conditioned on Customer's assent to all such terms and conditions. Neither party has relied on any statement, representation, arcement representation, agreement, understanding, or promise made by the other except as expressly set out in this Agreement.

To the extent applicable, this contractor and subcontractor shall abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities and prohibit discrimination against all individuals based on their status as protected veterans or individuals with disabilities and prohibit discrimination against all individuals based on their race, color, religion, sex, sexual orientation, gender identity or national origin. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, sexual orientation, gender identity or national origin, protected veteran status or disability. The employee notice requirements set forth in 29 CFR Part 471, Appendix A to Subpart A, are hereby incorporated by reference into this contract.



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PAGE 2 OF 2

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DATE		CUSTOM	ER ORDER NO.	DATE IN SERV	ICE	ENGINE MODEL		PUMP NO.	EQUIPMENT MAKE
19-SEP-20	022			19-DEC-201	5 ISL	9 CM2350 L101			PIERCE
CUSTOMER	R NO.	SH	IP VIA	FAIL DATI	E I	ENGINE SERIAL NO	•	CPL NO.	EQUIPMENT MODEL
248860				19-SEP-202	2	73785373			PUMPER
REF. N	0.	SALE	SPERSON	PARTS DIS	SP.	MILEAGE/HOURS		PUMP CODE	UNIT NO.
125679						62007			116
QUANTITY ORDERED	BACK ordered	QUANTITY Shipped	PART NUMBER	DESC	CRIPTION		PRODUCT CODE	UNIT PRICE	AMOUNT
OSN/MSI	N/VIN	fa01538	39						
					LABOR:				15,688.00
					LABOR CO	VERAGE CREDIT	Г:		0.00CR
					TOTAL LAB	OR:		15,68	8.00
					MISC.:				400.00
					MISC. COV	ERAGE CREDIT:			0.00CR
					TOTAL MIS	C.:		40	0.00
0.0					MISCELLAN	NEOUS			400.00
			MAIL OF INVOICES A MENT.CUMMINS.CO					LOCAL STATE	1,595.88 2,393.82

Completion date : 20-Sep-2022 02:36PM. Estimate expires : 19-Oct-2022 02:36PM.

Billing Inquiries? Call (877)480-6970			
APPENDIX A IS ATTACHED AND INCORPORATED HERE ADDITIONAL CONTRACT TERMS AND CONDITIONS, INC WARRANTIES AND LIABILITIES WHICH ARE EXPRESSIV WHICH PURCHASER ACKNOWLDGES HAVE BEEN REA	CLUDING LIMITATION ON /ELY INCORPORATED HEREIN AND	SUB TOTAL: TOTAL TAX:	55,585.00 3,989.70
ACCEPTED.		TOTAL AMOUNT: US \$	59,574.70
AUTHORIZED BY (print name)	SIGNATURE	DATE	

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