

MEMORANDUM

Date: January 28, 2020
To: Improvements Committee
From: Paul Siebensohn, Director of Field Operations
Subject: Consider Approval of Bid for Two Sewer Replacement Pumps at Main Lift South Sewer Pump Station

RECOMMENDED ACTION

Approve bid cost for two (2) sewer pumps from Muniquip for \$38,143.50 plus a 15% contingency, a total of \$43,865.03. Funding to come from Sewer Capital Replacement Reserves.

BACKGROUND

The Main Lift South sewer pump station serves the entire South community. There are two 20-hp Wemco-Hidrostal submersible screw centrifugal sewage pumps in service at the Main Lift South sewer pump station, and a spare kept as a backup. The pumps were originally purchased around 1991, are 28 years old, and have been rebuilt several times. Two of the pumps, the one in service and now the spare, are in need of replacement. The Quote for their replacement will be provided at the Improvements Committee Meeting February 4, 2020.

Sewer Capital Replacement reserves are at \$3,035,207.

Photos shown to right and below.



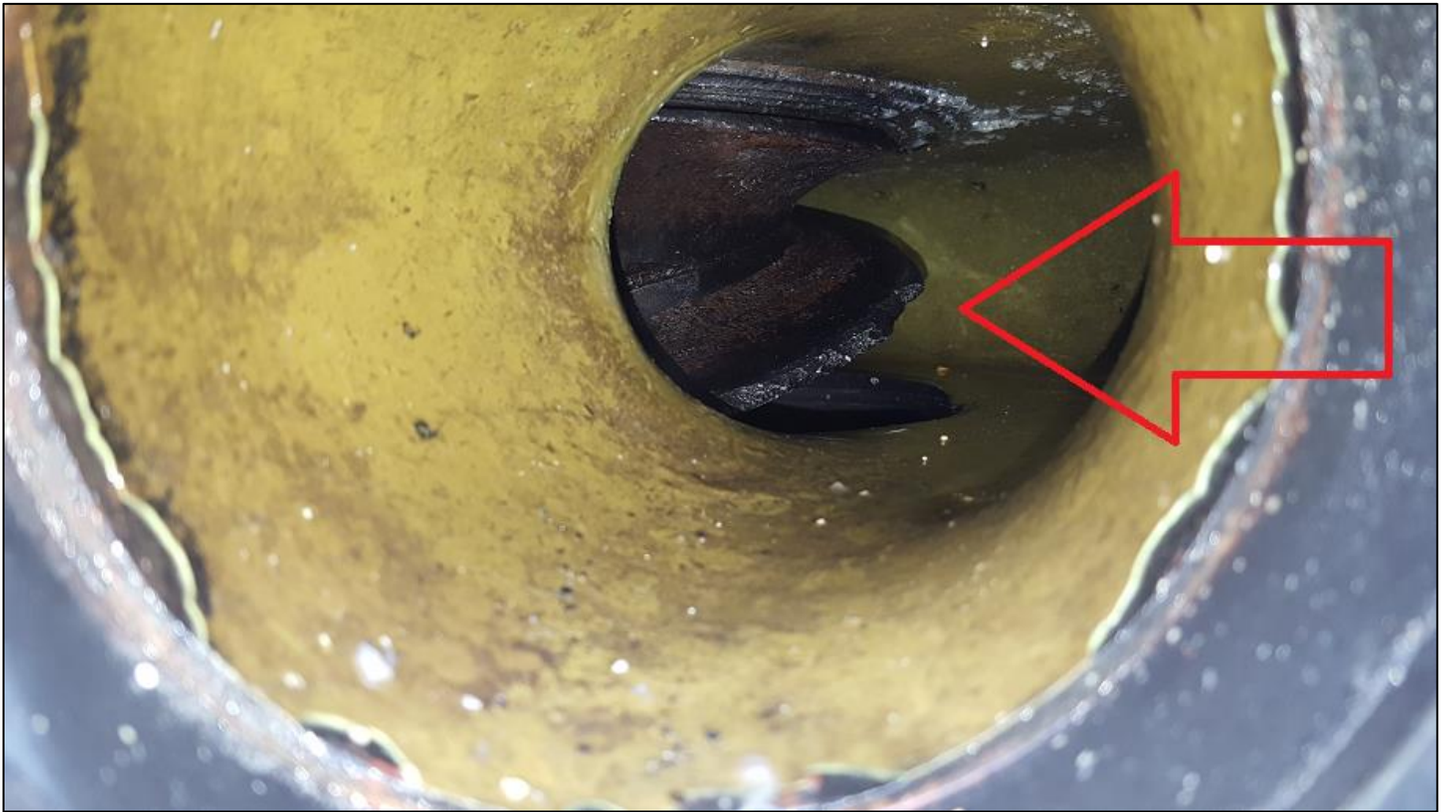


Photo of inside of pump showing worn impeller



DATE: February 3rd, 2020

QUOTE #DR19-0035 Rev1

TO: Paul Siebensohn

Director of Field Operations

Rancho Murieta CSD

ph.(916)354-3700

Hidrostal Pumps

We are pleased to offer the following items for your consideration:

1 SO18517 ITEM 1

HYDRAULIC ASSEMBLY, E5K-H, REGULABLE, HI- CHROME CONSTRUCTION, MAT 4, E5K-H4R
DRY-PIT SUBMERSIBLE (IMMERSIBLE) MOTOR, 20HP, 1724RPM, 1.00S.F., STANDARD OIL COOLING, 82 FEET CABLE, FM,
230V/460V, EEXP4-MIAK1FG+XC1A6MM- 25
Pump Type: DRY-PIT SUBMERSIBLE (IMMERSIBLE)
Pump Size: E5K
Pump Model: E5K-H4R Wet End Type: REGULABLE
Wet End Material: HI-CHROME CONSTRUCTION Volute Casing Material: CAST IRON A48CL30 Impeller Material: HI-
CHROME A532-III-A
Liner Material: HI-CHROME A532-III-A Suction Casing Material: CAST IRON A48CL30 Wear Ring Material: HI-CHROME
A532-III-A
Impeller Flange Material: DUCTILE IRON A536-80-55-06 Motor: DRY-PIT SUBMERSIBLE (IMMERSIBLE) MOTOR, 20HP,
1724RPM, 1.00S.F., STANDARD OIL COOLING, 82 FEET CABLE, FM, 230V/460V, EEXP4- MIAK1FG+XC1A6MM-25
Back Cover Material: CAST IRON A48CL30 Shaft Material: STAINLESS STEEL AISI420
Sealing Type: PUMP SIDE: TYPE M, RUBBER BOOTED SINGLE SPRING SEAL, SC/TC
Sealing Type: MOTOR SIDE: TYPE F, RUBBER BELLOWS SINGLE SPRING SEAL, SC/C

MOISTURE RELAY THERMISTER RELAY

2
5237183 INCLUDED STANDARD PAINT (E5K) TNE MEC HI-BUILD EPOXOLINE II N69 PRIMER AND PAINT, 3-4 DRY MILS PRIMER
AND PAINT EACH, KC
BLUE 21BL

All Items listed above QTY (2)\$ 35,400.00

NOTES:

Price includes Startup and Freight (\$1,400.00) Sales Tax Not included. Lead time 5 weeks.



Not included are anchor bolts, tanks, access hatches, transformers, control panels, appurtenances, field wiring, tools, field alignment, installation, field painting, analysis, calculations, power supplied, PLC's, junction boxes, supports, restraints or any item not individually included and named in the above scope of supply.

Sales tax is not included in above pricing.

Freight FOB Factory

Quotation is valid for 90 days.

This proposal is subject to the attached MuniQuip Terms & Conditions and/or the Terms and Conditions of the individual companies MuniQuip has quoted.

Best Regards,

MuniQuip, LLC

Don Reppond

Senior Sales Engineer

donr@muniquipllc.com

707-685-3757

TERMS AND CONDITIONS

1. Acceptance of this Order is final only upon written approval by MuniQuip, L.L.C. ("MQ").
2. The total sale price, as set forth on the first page hereof, including all tax, is payable by Purchaser as follows: One-Hundred percent (100%) within 30 days of notice of availability for shipment by the manufacturer. Any amount not paid when due shall bear interest at the rate of 18% *per annum*. Purchaser agrees to pay reasonable attorney's fees and all collection costs incurred by MQ if payment is not timely received. All payments by Purchaser shall be made without offset or deduction.
3. All prices are FOB source shipping point. MQ is not responsible for any loss during transit. Breakage or shortage claims arising from shipments shall be made by the Purchaser directly against the carrier. Purchaser will accept shipment within five (5) days of notice of availability from MQ.
4. Purchaser understands and acknowledges that the Equipment is not manufactured by MQ, and that MQ offers no representations or warranties of any kind or nature with respect to the Equipment. **SPECIFICALLY, MQ DOES NOT OFFER ANY EXPRESS OR IMPLIED WARRANTY OF DESCRIPTION, TITLE, OR CONDITION OF LIEN OR SECURITY INTERESTS, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE.** The only warranties with respect to the Equipment shall be those offered by the manufacturer, if any. The sole obligation of MQ shall be to assist Purchaser in connection with the presentation of any warranty claim to the Manufacturer. If applicable, MQ will assign all manufacturers' warranties to Purchaser or end user. Purchaser shall be responsible for all costs and labor for installation and start-up assistance of the Equipment.
5. MQ shall not be responsible for any loss, claim or damages resulting from any force majeure, including but not limited to strikes, accidents, unavailability of labor or materials, acts of God, weather conditions, inability of carrier to deliver, legislative, administrative, or executive law, order or requisition of any governmental entity, or any event not under the direct control of MQ. Any delay in delivery from the



MUNIQUIP, LLC

Your Source For Water & Wastewater Equipment



Manufacturer caused by a force majeure or action or inaction of the Manufacturer or carrier shall not be the responsibility of MQ.

6. In no event shall MQ be responsible for any liquidated, consequential or special damages arising from breach of this Agreement, any delay of delivery or any other cause.
7. Purchaser shall pay any sales, excise, or other government charge payable by MQ to federal, state or local authorities. Any such taxes now or hereafter imposed upon sales or shipments will be added to the purchase price. Purchaser agrees to reimburse MQ for any such tax or to provide MQ acceptable tax exemption certificates.
8. Purchaser may not cancel this Order without the prior written consent of MQ, and in any event Purchaser shall be responsible for all costs, charges and fees caused by such cancellation, including labor expended, material procured, and reasonable overhead expenses applicable thereto.
9. Any failure of MQ to insist upon the performance of any term or condition of this Agreement or any prior quotations, agreements, orders, and acceptances or orders related thereto shall not be deemed to be a waiver of such term, condition, or any other right in the future.
10. The provisions hereof shall apply to all addendums or changes hereto although not specifically set forth therein, all of these terms and conditions being considered to be additional terms and conditions to any such addendum or change.
11. Purchaser agrees to inspect the Equipment immediately upon delivery. Any claim for shortages must be made to MQ within ten (10) days after shipment or shall be deemed waived. Any other claim by Purchaser, other than warranty claims against the manufacturer, shall be made within thirty (30) days after receipt of shipment, and if not made, shall be waived.
12. Purchaser agrees to provide and maintain adequate insurance against loss of or damage to the Equipment until the purchase price to MQ has been fully paid. Any loss or damage to the Equipment after transfer of possession shall not relieve the Purchaser from obligations under this Agreement.
13. This Agreement represents the final and complete understanding of the parties with respect to all terms and conditions of the sale of Equipment as contemplated hereby, and there are no other representations, promises or agreements, whether written or oral, made in connection herewith. Purchaser specifically understands and acknowledges that no agent, employee or representative of MQ has the authority to or has made any other representation, promise or agreement except as specifically set forth in this Agreement. No amendment to this Agreement shall be effective unless it is in writing and executed by both parties.
14. This Agreement shall be construed under the laws of the State of California, and any action arising hereunder shall be commenced in that state.