City of Fayetteville Staff Review Form

2022-0541

Legistar File ID

7/5/2022

City Council Meeting Date - Agenda Item Only N/A for Non-Agenda Item

Tim Nyander		6/15/2022 WASTEWATER T		REATMENT (730)	
Submitted By		Submitted Date	Division /	Division / Department	
	Actio	n Recommendation:			
Staff recommends approval of the Facility from Ovivo USA, LLC in the	•	• •		•	
		Budget Impact:			
54700.730.5800-5	54700.730.5800-5801.00		Water and Sewer		
Account Numb	Account Number		Fund		
02069.1	02069.1		Plant Pumps and Equipment - WWTP		
Project Number			Project Title		
Budgeted Item?	Yes	Current Budget	\$	1,459,141.00	
		Funds Obligated	\$	888,262.06	
		Current Balance	\$	570,878.94	
Does item have a cost?	Yes	Item Cost	\$	60,729.07	
Budget Adjustment Attached?	No	Budget Adjustment	\$	-	
		Remaining Budget	\$	510,149.87	
Purchase Order Number:		Previous Ordinan	ce or Resolution #	V20210527	
Change Order Number:		Approval Date:			
Original Contract Number:					

Comments: Freight is included in the quoted price, and taxes are estimated at \$5,395.07 for a total cost of \$60,729.07.



CITY COUNCIL MEMO

MEETING OF JULY 5, 2022

TO: Mayor and City Council

THRU: Susan Norton, Chief of Staff

Water & Sewer Committee

FROM: Tim Nyander, Utilities Director

DATE: June 15, 2022

SUBJECT: Ovivo USA, LLC – Macerator Pumps for Noland WRRF

RECOMMENDATION:

Staff recommends approval of the purchase of two macerator pumps for the Noland Water Resource Recovery Facility from Ovivo USA, LLC in the amount of \$55,334.00 plus applicable taxes and freight charges.

BACKGROUND:

All incoming flow into the facility goes through a preliminary treatment process where the majority of inorganic solids are removed from the process stream. Maci pumps are used in the preliminary treatment process to break up (macerate) screened solids into fine particulates. These particulates are then washed of organic particles before being dewatered and disposed of in a sanitary dumpster.

DISCUSSION:

The Noland facility's two macerator pumps are worked extremely hard in a very harsh environment. The existing pumps have been rebuilt multiple times and at an average cost of \$4,000 - \$5,000 plus 5-15 hours of labor. As these pumps approach the end of their useful lifespans, rebuilds and other maintenance are only becoming more frequent, making replacement the most economical option.

Staff has received a quote from Ovivo USA in the amount of \$55,334.00 plus applicable taxes and freight charges. A bid waiver is requested because the Noland facility's screening-handling system is sold only by Ovivo USA, LLC making all components commercially unavailable through other vendors.

BUDGET/STAFF IMPACT:

Funds are available in the Plant Pumps and Equipment - WWTP account within the Water and Sewer fund.

Attachments:

Quote from Ovivo USA



Ovivo USA, LLC
4246 Riverboat Road, Suite 300
Salt Lake City, UT 84123

Phone: (801) 931-3000 Fax: (801)931-3080

Customer Quote

ATTENTION: Buddy Carter PHONE NO: 479-443-3292

SOLD TO	CUSTOMER NUMBER 101615	SHIP TO
	CH2MHiII	Paul R. Noland WWTP
	1400 N Fox Hunter Rd	1400 N Fox Hunter Rd
	Fayetteville AR 72701	Fayetteville AR 72701
	USA	USA

QUOTE#	DATE	TERMS	CUSTOMER RFQ	SALESPERSON	CURRENCY
QSSW106023	5/24/2022	Net 30 days		,ETEC	USD

Ovivo can also provide you with installation labor services. Please contact us for additional turn-key pricing.

- 1. Shipment: Approximately 9-11 WEEKS after receipt of purchase order and any required data. Lead times can vary depending on time of order placement and current inventory levels.
- 2. Quantities: The prices are based on the quantities shown and are subject to increase if a lesser quantity is required.
- 3. FCA: shipping point
- 4. Freight: ALLOWED, standard ground shipping only.
- 5. Packing: Made ready for standard transport.
- 6. Items quoted per customer provided part numbers.
- 7. This quote is valid for 30 Days. However, stainless steel parts pricing is valid for 10 days.
- 8. \$100.00 Minimum Order
- 9. All sales are final.



Ovivo USA, LLC
4246 Riverboat Road, Suite 300
Salt Lake City, UT 84123

Phone: (801) 931-3000 Fax: (801)931-3080

Customer Quote

ATTENTION: Buddy Carter	PHONE NO: 479-443-3292
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SOLD TO

CH2MHill
1400 N Fox Hunter Rd
Fayetteville AR 72701
USA

SHIP TO

Paul R. Noland WWTP
1400 N Fox Hunter Rd
Fayetteville AR 72701
USA

USA

QUOTE#	DATE	TERMS	CUSTOMER RFQ	SALESPERSON	CURRENCY
QSSW106023	5/24/2022	Net 30 days		,ETEC	USD

Ovivo can also provide you with installation labor services. Please contact us for additional turn-key pricing.

1 PART # 560831 MACIPUMP,300 SERIES 350 S/E (160 FRAME) 2 EA 9-11 Weeks 27,667.00

55,334.00

Your point of contact is:

Ben Dansie

Aftermarket Parts and Rebuild Specialist Inlet Works

Email: benjamin.dansie@ovivowater.com

Cell:385-290-9841 Fax: 801-931-3080

 Sale Amount:
 55,334.00

 Total Amount:
 55,334.00

 USD

- A) The Ovivo USA, LLC Terms and Conditions of Sale are attached and made essential parts of the Ovivo USA, LLC proposal or purchase order confirmation. These terms and conditions replace and supersede any terms and conditions or warranty included in Buyer's or Owner's purchase order, requests for quotation or specifications and cannot be changed without written approval from an authorized representative of Ovivo USA, LLC.
- B) GST and all other taxes are extra, if applicable.
- C) Pricing valid for acceptance 30 days from date of the proposal document, and will be subject to change thereafter.
- D) Shipping shall be (FCA) Free Carrier at point of manufacture unless otherwise stated above. Insurance is the responsibility of Buyer.
- E) Payment terms are stated above.
- F) Duty, freight and brokerage costs are for Buyer's account unless stated otherwise herein.
- G) Minimum billing of \$100 per order.
- H) Notwithstanding any liabilities or responsibilities it has assumed hereunder, Ovivo USA, LLC shall in no event be responsible to Buyer or any third party in contract or in tort, or otherwise, for loss or damage sustained as a result of the operation of the equipment, loss of use, expenses involved in loss of capital claims or Buyer's or Owner's loss of profit or revenues, or any other indirect, incidental, special or consequential loss or damage, whether arising from defects, delay, or any other cause whatsoever.
- I) Current Ovivo USA, LLC paint specifications shall apply unless otherwise specified.
- J) Any and all stock or "off the shelf" parts returned to Ovivo USA, LLC are subject to a re-stocking fee equal to 25% of their respective invoice price. All other parts, including but not limited to customized and special manufactured parts, shall, at the sole discretion of Ovivo USA, LLC be (i) subject to a restocking fee of 45% of their respective invoice price or (ii) non-refundable.

PLEASE ADDRESS AND SUBMIT YOUR PURCHASE ORDER TO THE ADDRESS INDICATED ABOVE.



Terms & Conditions of Sale

1. ACCEPTANCE. The proposal of Ovivo USA, LLC ("SELLER"), as well as these terms and conditions of sale (collectively the "Agreement"), constitutes SELLER's contractual offer of goods and associated services, and PURCHASER's acceptance of this offer is expressly limited to the terms of the Agreement. The scope and terms and conditions of this Agreement represent the entire offer by SELLER and supersede all other solicitations, discussions, agreements, understandings and representations between the parties. Any scope or terms and conditions included in PURCHASER's acceptance/purchase order that are in addition to or different from this Agreement are hereby rejected.
2. DELIVERY. Any statements relating to the date of shipment of the Products (as defined below) represent SELLER's best estimate, but is not guaranteed, and SELLER shall not be liable for any damages due to late delivery. The Products shall be delivered to the delivery point or points in accordance with the delivery terms stated in SELLER's proposal. If such delivery is prevented or postponed by reason of Force Majeure (as defined below), SELLER shall be entitled at its option to tender delivery to PURCHASER at the point or points of manufacture, and in default of PURCHASER's expense. Such tender, if accepted, or such storage, shall constitute delivery for all purposes of this agreement. If shipment is postponed at request of PURCHASER, or due to delay in receipt of shipping instructions, payment of the purchase price shall be due on notice from SELLER that the Products are ready for shipment. Handling, moving storage, insurance and other charges thereafter incurred by SELLER with respect to the Products, until the Follows the sall constitute acceptance of the Products by PURCHASER, when invoiced. Delivery by SELLER of the Products shall constitute acceptance of the Products by PURCHASER, unless written notice of defect or nonconformity is received by SELLER within thirty (30) days of SELLER shall retain the fullest right, title, and interest in the

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SELLER shall retain the full state of the s

apparatus claims of any United States patent issued and existing as of the date of this Agreement, if notified promptly in writing and given all information, assistance, and sole authority to defend and settle the same, and SELLER shall indemnify the PURCHASER against such claims of infringement. Furthermore, in case the use of the Products is enjoined in such suit or in case SELLER otherwise deems it advisable, SELLER shall, at its own expense and discretion, (a) procure for the PURCHASER the right to continue using the Products, (b) replace the same with non-infringing Products, (c) modify the Product so it becomes non-infringing, or (d) remove the Products and refund the purchase price less freight charges and depreciation. SELLER shall not be liable for, and PURCHASER shall indidemnify SELLER for, any claim of infringement related to (a) the use of the Products for any purpose other than that for which it was furnished by SELLER, (b) compliance with equipment. He designs not furnished by SELLER or (c) use of the Products in combination with any other equipment. The foregoing states the sole liability of SELLER for patent infringement with respect to the Products.

Products

13. GENERAL INDEMNITY. Subject to the limitations of liabilities of the parties set forth in this Agreement, each party shall protect and indemnify the other party, its parent and their respective officers, directors, employees and agents, from and against all claims, demands and causes of action asserted by, or in favor of, any entity to the extent of the indemnifying party's negligence or willful misconduct in connection with the performance of this agreement.

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14. DEFAULT, TERMINATION, In the event that PURCHASER becomes insolvent, commits an act of bankruptcy or defaults in the performance of any term or condition of this Agreement, the entire unpaid portion of the purchase price shall, without notice or demand, become immediately due and payable. SELLER at its option, without notice or demand, shall be entitled to sue for said balance and for reasonable legal fees, plus out-of-pocket expenses and interest; and/or to enter any place where the Products are located and to take immediate possession of and remove the Products, with or without legal process; and/or etain all payments made as compensation for the use of the Products; and/or resell the Products, without notice or demand, for and on behalf of the PURCHASER, and to apply the net proceeds from such sale (after detain all payments are of all expenses of such sale and all expenses of retaking possession, repairs necessary to put the Products in saleable condition, storage charges, taxes, liens, collection and legal fees and all other expenses in connection therewith) to the balance then due to SELLER for the Products and to receive from the PURCHASER hereby waives all trespass, damage and claims resulting from any such entry, repossession, removal, retention, repair, alteration and sale. The remedies provided in this paragraph are in addition to and nimitations of any other rights of SELLER.

other rights of SELLER.

15. CANCELLATION. PURCHASER may terminate this Agreement for convenience upon giving SELLER thirty (30) days prior written notice of such fact and paying SELLER for all costs and expenses (including overhead) incurred by it in performing its work and closing out the same plus a reasonable profit thereon. All such costs and expenses shall be paid to SELLER within ten (10) days of the termination of the Agreement, or be subject to an additional late payment penalty of five percent (5%) of the total amount of costs and expenses owed.

16. REMEDIES. The rights and remedies of the PURCHASER in connection with the goods and services provided by SELLER hereunder are exclusive and limited to the rights and remedies expressly stated in this Agreement.

Agreement.

17. INSPECTION.

PURCHASER is entitled to make reasonable inspection of Products at SELLERs facility.

SELLER reserves the right to determine the reasonableness of the request and to select an appropriate time for such inspection. All costs of inspections not expressly included as an itemized part of the quoted price of the Products in this Agreement shall be paid by PURCHASER.

18. WAIVER. Any failure by SELLER to enforce PURCHASERs strict performance of any provision of this Agreement will not constitute a waiver of its right to subsequently enforce such provision or any other provision of this Agreement.

19. COMPLIANCE WITH LAWS. If applicable laws, ordinances, regulations or conditions require anything different from, or in addition to that called for by this Agreement, SELLER will satisfy such requirements at

19. COMPLIANCE WITH LAYS. If oppinions and solution to that called for by this Agreement, SELLER will satisfy such requirements at PURCHASER's written request and expense.

20. FORCE MAJEURE, If SELLER is rendered unable, wholly or in material part, directly or indirectly, by reason of Force Majeure, to carry out any of its obligations hereunder, then on SELLERs notice in writing to PURCHASER within a reasonable time after the occurrence of the cause relied upon, such obligations shall be suspended. "Force Majeure" shall include, but not be limited to, acts of God, epidemics and pandemics, acts of or delays caused by governmental authorities, changes in laws and regulations, strikes, civil disobedience or unrest, lightning, fire, flood, washout, storm, communication lines failure, delays of the PURCHASER's subcontractors, breakage or accident to equipment or machinery, wars, police actions, terrorism, embargos, and any other causes that are not reasonably within the control of the SELLER shall be entitled to reimbursement of costs incurred to maintain its schedule. For the avoidance of doubt, if the cause relied upon has commenced prior to the Parties entered into a contracting relationship, it shall not render the cause void and/or not capable of being included within the definitions of Force Majeure, as listed within this Article 20.

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21. INDEPENDENT CONTRACTOR. It is expressly understood that SELLER is an independent contractor, and that neither SELLER nor its principals, partners, parents, subsidiaries, affiliates, employees or subcontractors are servants, agents, partners, portion of this Agreement, be held to be invalid or unenforceable under applicable law then the validity of the remaining portions thereof shall not be affected by such invalidity or unenforceablity and shall remain in full force and effect. Furthermore, any invalid or unenforceable provision shall be modified accordingly within the confines of applicable law, giving maximum permissible effect to the narties' intentions expressed therein. parties' intentions expressed herein

parties' intentions expressed herein.

23. CHOICE OF LAW, CHOICE OF VENUE. This Agreement shall be governed and construed in accordance with the laws of the State of Utah, without regard to its rules regarding conflicts or choice of law. The parties submit to the exclusive jurisdiction and venue of the state and federal courts located in Salt Lake City, Utah.

24. ASSIGNMENT. PURCHASER shall not assign or transfer this Agreement without the prior written consent of SELLER. Any attempt to make such an assignment or transfer shall be null and void. SELLER shall have the authority to assign, or otherwise transfer, its rights and obligations in connection with this Agreement, in whole or in part, upon prior written notice to PURCHASER.

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SELLER.

28. INSURANCE. SELLER shall maintain that its current levels of insurance for the duration of the Project, as set forth in its standard certificate of insurance, available upon request.

29. BONDS. If PURCHASER deems it necessary, and within ten (10) days of PURCHASER's request, SELLER shall provide one or more Bonds in favor of PURCHASER, at PURCHASERs expense, by an institution, and in a form, approved in advance by SELLER.

30. PERMITS. PURCHASER shall be solely responsible to obtain and maintain in force all necessary permits with respect to any products to be provided by SELLER hereunder and any intended use by PURCHASER.

REVISED - March 2020