

SERVICE QUOTATION

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Finning (Canada), a division of Finning International Inc.

6740 - 67 AVENUE	Valid To	20/11/16
RED DEER, AB T4P 1A9	Quotation No.	0060419427
(403) 347-1106	Quotation Total	\$708.39
(403) 346-2910 FAX	Payment Terms	PARTS & SERVICES DUE DATE
	Due Date	30/11/16
PAYER CA-0023085	Currency	CANADIAN DOLLAR
CANADIAN NATURAL RESOURCES LIMITED	Customer Tax Exemption No.	
210 110 CARLETON DRIVE	Customer Reference No.	NISKU CNRL BONEYARD
ST ALBERT AB T8N 3Y4	Order Date	21/10/16
	Order Number	0060419427
	Finning Contact	BLAIR BAGNALL
	Customer Contact	
CUSTOMER	Customer Commitment Date	00/00/00
SERVICE Commitment	Actual Completion Date	22/10/16
Pounmetine	Make	A56
	Model	A56KBZ6
	Serial Number	F-34822
CUSTOMER LOCATION CA-0023085	Unit Number	F-34822
CANADIAN NATURAL RESOURCES LIMITED 210 110 CARLETON DRIVE ST ALBERT AB T8N 3Y4	Meter Reading	

_ine No.	Qty	Item No.	Description	U/M	Sales Price
10		A56KBZ6	RECIP COMPR REPR IN FIEL	D	
	Custon	ner Reference No.	NISKU CNRL BONEYARD		
	PERFO	RM COMPRESSOR P			
	LABOR REQUI		UNWRAPPING AND WRAPPING	BENGINE (IF	
	2.00	9410-023ACZ-001	JOURNEYMAN FIELD	EA	290.00
	2.00	320245160 166709B	OIL NUCLE 4L	EA	383.86
		Env. Levy			0.80
		9410-023ACZ-001	JOURNEYMAN TRAVEL	EA	
			Externa	al item charge	0.80
			Labor	Ū	290.00
			Materia	I	383.86
			Ser	vice Total	674.66
				Drder total GST	674.66 33.73

GST/HST Registration Number: 101801561 RT0001

This quote is subject to and incorporates by reference the Finning Terms and Conditions which are attached to this quote and/or delivery note and govern this transaction between Finning and Customer to the exclusion of all other contractual terms and conditions. In the event of a conflict between the aforementioned Terms and Conditions, the invoice, the order confirmation or any other documentation associated with this transaction, the Terms and Conditions shall prevail.



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RED DE (403) 34	7 AVENUE ER, AB T4F 7-1106 6-2910 FAX			Val Quotatio Quotation Payment T	Total	20/11/16 0060419427 \$708.39 PARTS & SI	, ERVICES DUE DATE
CUSTON	MER NUMB	ER CA-00230	085	Due	Date	30/11/16	
Line No.	Qty	Item No.	Description			U/M	Sales Price
	/ou for yo	our business.		Tota	l		\$708.39
Finning	(Canada)) a division of Fini	ning International Inc.	CUSTOMER:	CANA		AL RESOURCES

Per:	(sign)
Name:	(print)
Title:	
Date:	

CUSTOMER:	CANADIAN NATURAL RESOURCES LIMITED
Per:	(sign)
Title:	(print)

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SERVICE QUOTATION

TERMS AND CONDITIONS

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1. ENTIRE AGREEMENT

The Customer acknowledges and agrees that these terms and conditions together with the particulars on the face hereof and the warranty set out below constitute the entire agreement between the parties and that there are no representations, warranties, terms or conditions other than as stated herein. No agreement collateral hereto shall have any effect unless in writing and signed by an authorized officer on behalf of Finning. This Order may not be modified except by instrument in writing executed by appropriate officers of Finning and the Purchaser. If the Purchaser shall issue a purchase order or other document in respect of its obligations to pay any sum set forth herein, the terms and conditions of that purchase order or other document shall not supersede, be or be deemed to be an amendment to or variation of the terms and conditions set forth herein notwithstanding that such purchase order or other document or an acknowledgement copy thereof is executed on behalf of Finning to facilitate payment of its charges hereunder, to the intent that in the event of any conflict or inconsistency whatsoever between the terms and conditions of that purchase order or other document, the terms and conditions of this Order and the terms and conditions of this Order shall govern, regardless of which document was first executed.

2. PAYMENT In the absence of special arrangements for credit being agreed to in writing by Finning and the Customer in advance or specified on the face hereof, terms of payment shall be net cash by the 15th day of the month following the statement date regardless of the time of payment of any insurance or other claim which the Customer may have or expect to have. If the Customer fails to comply with any terms requested or imposed by Finning as a condition to the granting of credit, the full balance owing under this Agreement (including accrued interest thereon) shall be payable by the Customer forthwith on demand by Finning.

3. OVERDUE AMOUNTS

A service charge of 18% per annum, calculated and payable monthly, will be charged by Finning on all overdue amounts calculated from the payment due date until payment has been received by Finning in full. Finning shall have the right to change the interest rate set out above immediately upon written notice to the Customer.

4. RE-USE OF PARTS

Parts comprising components or equipment repaired hereunder will be inspected by Finning and measured against parts re-usability standards and guidelines developed by the equipment or component manufacturer or by Finning. If such parts meet or exceed such standards and guidelines in Finning's sole discretion, such parts will be repaired or replaced as Finning may elect, at Finning's regular billing rates and prices therefor. In the event Finning elects to replace such parts, Finning shall replace such parts with either new parts or exchange parts, if available, whichever the Customer elects, or failing such election as determined by Finning.

All parts replaced during the course of work will be provided to the Customer for inspection upon completion of the work. The Customer shall have the right for a period of 30 days after completion of the work to request that Finning re-inspect and re-measure any of such parts provided that it can be identified to Finning's satisfaction to be a part replaced by Finning during performance of the work. If, upon re-inspection and re-measurement such part is found to meet or exceed the above mentioned re-usability standards and guidelines, Finning will credit the Customer's account for the amount charged to the Customer for the new part or exchange part installed in the component or equipment in place of such part.

5. DELAYS Finning will endeavour to perform the work within the time requested by the Customer however, except as specifically provided in the On Time Job Completion Guarantee set forth herein, Finning shall under no circumstances incur any liability whatsoever for loss of profits, income, or use of parts, components or equipment whether or not caused or contributed to by delay or failure to repair or return parts, components, or equipment by the requested completion date whether or not such delay or failure is due to causes within the control of Finning and whether or not those causes were in existence or known to Finning as of the date hereof.

6. LIMITATION OF FINNING'S LIABILITY

Finning, its employees, agents and contractors shall not under any circumstances be liable for personal injuries (including death) to any person (including the Customer) or for any loss or damage to property or business either direct, indirect or consequential whether to parts, components or equipment or to any other property, caused or contributed to by the work performed hereunder or by the delivery, operation or possession of parts, components or the equipment whether or not caused or contributed to by the negligence or default of Finning. The limitation of Finning's liability contained in this paragraph 6 shall survive the expiration of this Agreement.

7. LIEN IN FINNING'S FAVOUR

Finning shall be entitled to a lien against the equipment for the value of the work performed and Finning shall, in addition to any rights available to it at law or in equity, or whether under the Repairer's Lien Act of British Columbia or any other Repairer's or Mechanic's lien legislation, have the right to repossess and sell the equipment by private or public sale or auction on such terms, in such manner and for such price as Finning may consider prudent, and to recover the costs (including costs on a solicitor and his own client basis) of repossession and / or sale in addition to any amounts owing for the work performed. Finning shall not be required to give notice of its intention to sell the equipment.

8. GOVERNING LAW

This agreement shall be governed by and construed in accordance with the laws of the Province or Territory in which the work is performed.

9. NOTICES

Any notice to be given by one party hereto to the other shall be in writing and be delivered personally or mailed by prepaid registered mail to the other party at the address shown on the face hereof and if mailed, such notice shall be deemed to have been received by the addressee on the day next following that on which it has been so mailed.

10. RESERVATION OF TITLE TO PARTS

Title to, property in and ownership of parts shall remain in Finning until all amounts due hereunder are paid in cash.

11. DELIVERY OF COPY / WAIVER

The Customer hereby acknowledges receiving a copy of this Agreement. The Customer waives all rights to receive from Finning a copy of any financing statement, financing change statement or verification statement filed at any time in respect of this Agreement.

12. TAXES

The Customer shall pay and discharge when due, all license fees, assessments, and all taxes including all sales, use, property, rental, excise, goods and services, and other taxes or duties (each of which is a "Tax") now or hereafter imposed by any federal, provincial, or local government or taxing authority upon the goods or services which are the subject matter of this Agreement (except income taxes payable by Finning). This customer obligation shall apply whether the Tax or Taxes are payable by, or billed or assessed to Finning, or the Customer, together with any penalties or interest in connection therewith. The Customer warrants the truth and accuracy of any statement in writing to Finning that the Equipment is not subject to, or is subject to any particular rate of Tax or Taxes. If Finning, there at the Customer's request or due to requirement of law or otherwise, pays any such Tax or any amount in excess of the amount which would have been payable based on the Customer's statement, the Customer's shall forthwith reimburse Finning therefore. The amount of any such payment shall bear interest at the rate of 18% per annum.

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SERVICE QUOTATION Service Warranty & On-Time Completion Guarantee Finning's Service Warranty Coverage

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1. FINNING'S RESPONSIBILITY FOR SERVICE WARRANTY

1. FINNING'S RESPONSIBILITY FOR SERVICE WARRANTY Finning warrants the work performed on equipment by its personnel to be free from defects for 365 days or 4,000 hours of operation, whichever occurs first. Finning will administer the warranty offered by the manufacturer (in addition to this Finning Service Warranty) with respect to parts repaired by Finning ("Repaired Parts"), new and re-used parts, remanufactured parts, components, exchange components and workmanship under normal use and service for 365 days or 4,000 hours of operation, whichever occurs first. This coverage begins from the date of completion of the initial work on the equipment. The following excentions to the foreoring coverage analy: following exceptions to the foregoing coverage apply:

On highway vehicles inclusive of engines and/or transmissions powering on-highway vehicles are covered for 365 days, 100,000 kilometers or 4,000 hours of operation.

· Commercial or industrial gas/diesel engine applications, industrial transmissions marine, petroleum and electric power generating equipment are covered for 365 days or 4,000 hours of operation.

 \bullet Commercial gas engines powering gas compression equipment are covered for 365 days or 8,000 hours of operation

Subject to the provisions of this Service Warranty, Finning will repair or replace, as it may elect, Repaired Parts, re-used parts, new parts, remanufactured parts, components, exchange components. Finning will redo workmanship where, upon inspection by Finning, the part(s) or workmanship, as the case may be, is determined by Finning in its discretion to be defective. Repairs will be performed to return the equipment to its pre-failure state (less normal wear and tear). In the case of an exchange component failure, the terms and conditions of Finning's Exchange Component Warranty shall apply. Such repair, replacement or redo includes servicemen's travelling expenses (such as meals and accommodation), travel time or transportation charges up to a maximum of \$1000.00. Amounts in excess of \$1000.00 for traveling expenses, travel time or transportation charges must be paid by the customer. Such repair also includes labour, replacement parts (where parts are covered by the manufacturer's warrantv), and tools. Where required to as a (where parts are covered by the manufacturer's warranty), and tools. Where required, as a result of a warrantable failure, parts and labour required for maintenance service such as engine tune-up, supplies and consumables such as oil, grease, fuel or filters are also covered.

2. ON TIME JOB COMPLETION GUARANTEE

Finning will agree to and supply a guaranteed completion date acceptable to Finning and the customer. If work is not completed by that date, Finning will pay by cheque or issue a credit to the customer's account, as determined by Finning, a sum equal to:

Cost of Repair	Amount Payable by Finning
\$0 - \$20K	4% of the cost of the repair per day late
\$20001K - \$50K	3% of the cost of the repair per day late
\$50001K - \$100K	2% of the cost of the repair per day late
\$100001K +	\$2000 per day late

It is provided however that under no circumstances will the amount payable by Finning under this On-Time Job Completion Guarantee exceed 20% of the repair cost. Under this On-Time Job Completion Guarantee, the first day that Finning is deemed to be late commences at 12:01 A.M. on the day following the day that Finning agreed to complete its work. Finning reserves the right to offset any amount payable by Finning under this Service Warranty against amounts owed or owing to Finning or any of its affiliates or subsidiaries by the mean the day compare the grade the payable by Finning under this Service Warranty against amounts owed or owing to Finning or any of its affiliates or subsidiaries. by the customer pursuant to any contract or other legal relationship between the customer and Finning.

3. LIMIT OF FINNING'S RESPONSIBILITY WITH RESPECT TO SERVICE WARRANTY (a) Warranty work will be completed by Finning during the regular working hours of Finning's service department. Warranty work may be completed outside regular working hours at the customer's request but the customer will pay the difference between Finning's overtime labour billing rates and its regular straight time labour billing rates notwithstanding any other provision hereof.

(b) Warranty work will be carried out at a time and location determined by Finning.

(c) It is a condition of this warranty that the customer properly maintain and operate the equipment to which this warranty applies and comply with all service requirements and recommendations of Finning or the manufacturer of the equipment (and intended uses prescribed by the manufacturer or Finning) including Finning scheduled oil sample service (SOS). The customer must notify Finning immediately of a warrantable failure or defect or that a suspected warrantable failure or defect exists, has occurred or is about to occur. Labour or parts furnished to perform repairs required as a result of improper or careless operating practices, failure to give timely notice of a failure or defect, lack of adequate operating maintenance (including daily maintenance), willful or accidental damage or normal wear and tear are not covered by this warranty and will be paid for by the customer at Finning's applicable labour billing rates and parts prices.

(d) Warranty claims will not be allowed unless Finning is notified at the time of failure and before the expiration of the service or parts warranty

(e) The liability of Finning under this Service Warranty is limited to the repair or replacement of replaced parts (new, remanufactured or exchange), Repaired Parts, re-used parts and workmanship and to the provision of any amounts that may be specifically payable hereunder pursuant to section 2 and the provision of any anothis that may be specifically payable freeduler pursuant to section 2 hereof. Finning, its employees, agents and contractors shall not under any circumstances be liable for personal injuries (including death) to any person (including the customer) or for any loss or damage to property or business either direct, indirect or consequential whether to parts, components or the equipment or to any other property, caused or contributed to by a warrantable failure or defect, by any work performed by Finning, by the delivery, operation or possession of parts, components or the equipment by Finning or any other person, by defects in repaired parts, re-used parts or workmanship or comparable equipment provided hereunder, by any default or negligence of Finning, its employees, agents or contractors or by any other cause or reason whatsoever. In addition, in no case shall Finning be liable for loss of profits, special, consequential or indirect damages, loss of income or use of parts, components or the equipment or comparable equipment provided hereunder whether or not caused or contributed to by the negligence or default of Finning.

4. NO OTHER WARRANTIES

This Service Warranty is in lieu of all other warranties, either express, statutory or implied, arising from law or equity or any other source, including but not limited to any warranty of merchantability or fitness for a particular purpose.

5. TRANSFERABILITY

This Service Warranty is exclusive to the owner of the parts, components or the equipment at the time the work is performed and is not transferable to subsequent purchasers without the express written consent of Finning.

6. GEOGRAPHIC RESTRICTIONS

This Service Warranty applies only to parts, components and equipment repaired by Finning and located in Finning's Canadian dealership territory

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