



Fluidpower

3-YEAR WARRANTY

Since 1982 and over 11,000 injectors makes you pretty confident...

All you have to do is operate any **Hammonds fluid-powered system** within quoted limits, perform the recommended yearly maintenance, and you're covered...completely covered. **But here's the best news.** Even your old Hammonds system, including the first one we ever delivered, can be qualified for this new warranty. Allow our factory-trained personnel to remanufacture your system to "zero-time" specifications. Your old unit, regardless of age will be certified with a 3-year warranty.

**The industry's best warranty.
Fluid Powered, Flange to Flange, Everything Is Covered**

Terms and Conditions of Sale

Terms and Conditions of Payment: Unless otherwise specified by specific order, terms of payment are: 1% 10, NET 30 with approved credit. Payments are to be made from the invoice; no statements will be issued. This applies to domestic sales only.

Past Due Accounts: It is understood that an interest rate of 1.5% (18% annual rate), will be added to all past due accounts or as limited by law.

Attorney's Fees and Costs of Suit: In the event Buyer defaults in the payment of an account balance as specified in the Terms and Conditions of Payment, and it becomes necessary for Hammonds Technical Services, Inc. to place the collection of such balance in the hands of an attorney, or suit is brought in connection with same, Buyer agrees and stipulates that it shall be liable to Hammonds Technical Services, Inc. for cost of suit and reasonable attorney fees, which in no event shall be less than ten percent (10%) of the past due balance, or that portion of the balance then remaining unpaid.

Security Interest: Hammonds Technical Services, Inc. reserves a security interest in all equipment purchased but not yet paid for by the customer. Buyer shall be deemed to have acknowledged and/or granted such security interest by the acceptance of equipment. In the event of default by Buyer in the performance of any of its obligations under the purchase order, Hammonds Technical Services, Inc. shall have all the rights and remedies of a secured party under the Uniform Commercial Code of the State of Texas, including the right to immediately enter any premises where any equipment is located and retake possession of the same, together with the right to sell, lease or otherwise dispose of said equipment, at either public or private sales, whichever is more advantageous.

Freight, Installation and Erection: Unless specifically stated in a Proposal, all prices quoted are F.O.B. Hammonds Technical Services, Inc.'s plant, Houston, Texas and no freight, installation or erection services are included. Such services may be arranged through Hammonds Technical Services, Inc. on an independent basis.

Taxes: The prices stated in Hammonds Technical Services, Inc. published standard price lists are exclusive of any local, state or Federal sales or use taxes of any kind (unless otherwise stated in the proposal).

Design Changes: Buyer acknowledges that equipment designs and manufacturing techniques change from time to time, and that Hammonds Technical Services, Inc. has reserved the right to make changes in the design of equipment hereafter manufactured and/or to change techniques in the manufacturing of such equipment, without incurring any obligation to the Buyers of previously manufactured equipment.

Cancellation of Purchase Orders: A purchase order may not be canceled by the buyer unless approved in writing by Hammonds Technical Services, Inc. Buyer agrees that should it request a cancellation, such request shall be deemed to be coupled with an agreement by Buyer to pay to Hammonds Technical Services, Inc. a sum of money sufficient to reimburse Hammonds Technical Services, Inc. for the material cost, engineering costs, direct and indirect labor cost, and general and administrative expenses attributable to the equipment covered by the purchase, plus the contemplated profits to Hammonds Technical Services, Inc. from the purchase.

Delivery: The delivery time is determined by considering the production requirements of the items covered by the order, in connection with the total production requirements of Hammonds Technical Services, Inc. with respect to its existing orders. The delivery time quoted is subject to change pending receipt of Hammonds Technical Services, Inc.'s orders on outstanding quotations prior to the placement of an order for a specific quotation. Hammonds Technical Services, Inc. shall not be liable for any delay in delivery occasioned by reason of a reduction of its production capacity due to war, civil strife, strikes, floods, fires or other casualty losses, acts of God, or any other causes unavoidable, beyond the control of Hammonds Technical Services, Inc., or foreseeable at the time a proposal is made. Buyer's performance under the Purchase Order entered into pursuant to a specific proposal shall not be excused by reason of any change in the specified delivery time occasioned by reason of the foregoing causes.

Warranty: All items manufactured by Hammonds Technical Services, Inc. are warranted against defects in materials and workmanship, if properly installed and maintained, for a period of three (3) years from date of shipment. Hammonds Technical Services, Inc.'s obligation under such warranty is limited to the replacement of defective parts within said three (3) year period, F.O.B. Hammonds Technical Services, Inc. plant in Houston, Texas. Labor charges incurred by Hammonds or others are not covered under the warranty. No other warranties of any type, either expressed or implied, shall be binding upon Hammonds Technical Services, Inc. Buyer agrees and stipulates that Hammonds Technical Services, Inc. shall not be liable to Buyer for loss of use of equipment, production losses due to down time for repairs and modifications, or any other consequential damages, the same being expressly assumed by Buyer. Hammonds Technical Services, Inc.'s warranty shall not apply to pump diaphragms, plungers, packing, mechanical seals, valves or other parts which must be replaced due to: (1) normal wear, where such parts may reasonably be expected to wear out within the warranty period, (2) abuse, (3) misuse, (4) failure to follow operational instructions, (5) failure due to handling of noncompatible materials, (6) a loss occasioned by an act of God or other causes beyond the control of Hammonds Technical Services, Inc. (7) failures directly caused by or related to improper maintenance services, repairs or adjustments performed by others without Hammonds Technical Service, Inc.'s expressed approval or (8) items specifically excluded from warranty within a specific proposal or (9) by items not manufactured by Hammonds Technical Services, Inc. Any and all warranty service must be performed by Hammonds Technical Services, Inc. personnel or by those specifically authorized by Hammonds Technical Services, Inc. All repairs and/or modifications must be specifically approved and authorized by Hammonds Technical Services, Inc., prior to the initiation of any warranty activity.