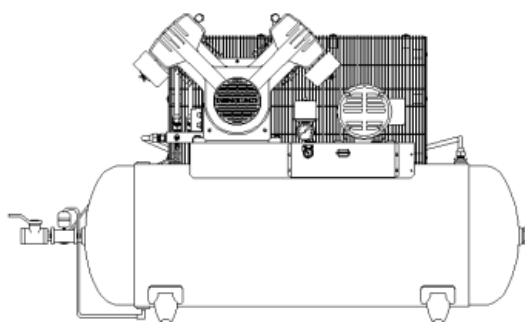


OL5D7.5

Detailed Scope of Supply

All amounts are displayed in US dollars



Technical Information:

Capacity- 21.7 cfm @ 100 PSIG

Maximum Pressure- 125 PSIG

Receiver Tank- 80 Gal. Horiz..

Weight- 750 lbs

Discharge Size- 0.5" NPT

Dimensions- (L x W x H)- 71"x 22"x 45"

Amp Draw Table-

200/3/60- 25 Amps 230/3/60- 22 Amps

460/3/60- 11 Amps 575/3/60- 9 Amps

Items as specified below

<u>QTY</u>	<u>Description</u>	<u>Unit Price</u>	<u>Total Price</u>
1	OL5D7.5	\$6,194.00	\$6,194.00
1	Nema 1		Included
1	Dual Control, Nema 1		Included
1	Motor, 7.5 HP, ODP Enclosure, 230/1/60, 1.15 SF		Included
1	Starter, 7.5 HP, Nema 1 Enclosure, 230/1/60		Included
	NEMA 1 Deluxe starters (Mounted and Wired) provide full voltage control of electric motors. They include NEMA 1 enclosure, manual reset button, on/off switch, 120 volt control transformer, and thermal relays which provide overload protection. Fused control circuit complies with National Electric Code (UL & CSA approved).		
1	Heavy Duty Dry Inlet Filter		Included
1	Aircooled Aftercooler		Included



OL5D7.5

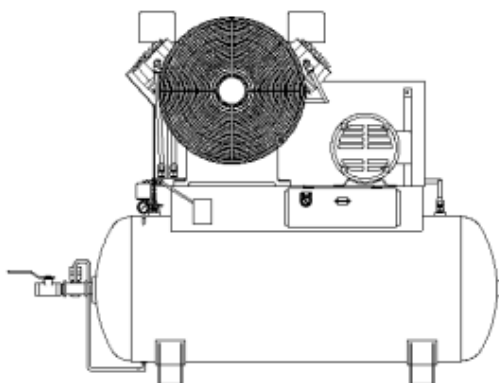
1	Automatic Drain Valve	Included
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Total Price \$6,194.00

OL15E15

Detailed Scope of Supply

All amounts are displayed in US dollars



Technical Information:

Capacity- 49 cfm @ 100 PSIG

Maximum Pressure- 125 PSIG

Receiver Tank- 120 gal. horiz..

Weight- 1200 lbs

Discharge Size- 0.75" NPT

Dimensions- (L x W x H)- 76"x 28"x 62"

Amp Draw Table-

200/3/60- 45 Amps 230/3/60- 39 Amps

460/3/60- 20 Amps 575/3/60- 16 Amps

Items as specified below

<u>QTY</u>	<u>Description</u>	<u>Unit Price</u>	<u>Total Price</u>
1	OL15E15	\$10,546.00	\$10,546.00
1	Nema 1		Included
1	Dual Control, Nema 1		Included
1	Motor, 15 HP, ODP Enclosure, 230-460/3/60, 1.15 SF		Included
1	Starter, 15 HP, Nema 1 Enclosure, 230/3/60		Included
	NEMA 1 Deluxe starters (Mounted and Wired) provide full voltage control of electric motors. They include NEMA 1 enclosure, manual reset button, on/off switch, 120 volt control transformer, and thermal relays which provide overload protection. Fused control circuit complies with National Electric Code (UL & CSA approved).		
1	Heavy Duty Dry Inlet Filter		Included
1	Aircooled Aftercooler		Included



OL15E15

1 Electric Drain Valve

Included

Total Price \$10,546.00



Quote Summary

All amounts are displayed in US dollars

JeffersonLabOL

<u>Qty</u>	<u>Description</u>	<u>Unit Price</u>	<u>Total Price</u>
1	OL5D7.5	\$6,194.00	\$6,194.00
1	OL15E15	\$10,546.00	\$10,546.00

Total Price \$16,740.00

Delivery: OL5D7.5=Stock, OL15E15=7weeks ARO

Payment Terms: Net 30 Days

FOB: Shipping Point

Freight Terms: Prepaid and Add

Pricing and availability are subject to change without notice



AIR SOLUTIONS GROUP TERMS AND CONDITIONS OF SALE

1. General The Terms and Conditions of Sale outlined herein shall apply to the sale by Ingersoll-Rand Company (hereinafter referred to as Company) of products, equipment, and parts relating thereto (hereinafter referred to as Equipment). It shall be understood that the Company's proceeding with any work shall be in accordance with the terms and conditions outlined herein.

The Company will comply with applicable laws and regulations in effect on the date of the Company's proposal as they may apply to the manufacture of the Equipment. Compliance with any local governmental laws or regulations relating to the location, use or operation of the Equipment, or its use in conjunction with other equipment, shall be the sole responsibility of the Purchaser.

2. Title and Risk of Loss Title and risk of loss or damage to the Equipment shall pass to the Purchaser upon tender of delivery F.O.B. manufacturing facility unless otherwise agreed upon by the parties, except that a security interest in the Equipment shall remain in the Company, regardless of mode of attachment to realty or other property, until full payment has been made therefor, and Purchaser shall adequately insure the Equipment against loss or damage from any cause wherein the Company shall be named as an additional insured.

3. Assignment Neither party shall assign or transfer this contract without the prior written consent of the other party.

4. Delivery and Delays Delivery dates shall be interpreted as estimated and in no event shall dates be construed as falling within the meaning of "time is of the essence."

The Company shall not be liable for any loss or delay due to causes beyond the reasonable control of the Company. In the event of delay in performance due to any such cause, the date of delivery or time for completion will be adjusted to reflect the actual length of time lost by reason of such delay. The Purchaser's receipt of Equipment shall constitute a waiver of any claims for delay.

5. Taxes The price does not include any present or future Federal, State, or local property, license, privilege, sales, use, excise, gross receipts or other like taxes or assessments applicable to this transaction or any services performed hereunder. Such taxes will be itemized separately to Purchaser. The Company will accept a valid exemption certificate from Purchaser. If exemption certificate is not recognized by the governmental taxing authority, Purchaser agrees to promptly reimburse the Company for any taxes which the Company is required to pay.

6. Patents The Company shall defend the Purchaser against any proceeding based upon a claim that the Equipment manufactured by the Company, and furnished under this contract, infringes any patent of the United States of America, providing the Company is promptly notified in writing and given authority, information and assistance for defense of same; and the Company may, at its option, procure for the Purchaser the right to continue to use said Equipment, or modify it so that it becomes non-infringing, or replace the same with non-infringing equipment, or remove said Equipment and refund the purchase price. The Company does not accept any liability whatsoever in respect to patents claiming more than the Equipment furnished hereunder, or claiming methods and processes to be carried out with the aid of said Equipment. The foregoing states the entire liability of the Company with regard to patent infringement.

7. Warranty The Company warrants that the Equipment manufactured by it and delivered hereunder will be free of defects in material and workmanship for a period of twelve months from the date of placing the Equipment in operation or eighteen months from the date of shipment, whichever shall first occur.

The Purchaser shall be obligated to promptly report any failure to conform to this warranty, in writing to the Company within said period, whereupon the Company shall, at its option, correct such nonconformity, by suitable repair to such Equipment or, furnish a replacement part provided the Purchaser has stored, installed, maintained, and operated

such Equipment in accordance with good industry practices and has complied with specific recommendations of the Company. Company reserves the right to take possession of or direct Purchaser to return any replaced parts, which shall become Company property. Accessories or equipment furnished by the Company, but manufactured by others, shall carry whatever warranty the manufacturers have conveyed to the Company and which can be passed on to the Purchaser. This warranty shall not apply to any component which Purchaser directs Company to use in or add to the Equipment, and which would not otherwise be used or added by the Company. The Company shall not be liable for any repairs, replacements, or adjustments to the Equipment or any costs of labor performed by the Purchaser or others without the Company's prior written approval.

The effects of corrosion, erosion, and normal wear and tear are specifically excluded. Performance warranties are limited to those specifically stated within the Company's proposal, and the Company's obligation for meeting such performance warranties shall be to correct in the manner and for the period of time provided above.

THE COMPANY MAKES NO OTHER WARRANTY OR REPRESENTATION OF ANY KIND WHATSOEVER, EXPRESSED OR IMPLIED, EXCEPT THAT OF TITLE, AND ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE HEREBY DISCLAIMED.

Correction by the Company of nonconformities whether patent or latent, in the manner and for the period of time provided above, shall constitute fulfillment of all liabilities of the Company for such nonconformities, with respect to or arising out of such Equipment.

The Purchaser shall not operate Equipment which is considered to be defective, and any such use of Equipment will be at the Purchaser's sole risk and liability.

8. Limitation of Liability The remedies of the Purchaser set forth herein are exclusive, and the total liability of the Company with respect to this contract, whether based on contract, warranty, negligence, indemnity, strict liability or otherwise, shall not exceed the purchase price of the unit of Equipment upon which such liability is based.

The Company and its suppliers shall in no event be liable to the Purchaser, any successors in interest or any beneficiary or assignee of this contract for any consequential, incidental, indirect, special, or punitive damages arising out of this contract or any breach thereof, or any defect in, or failure of, or malfunction of the Equipment hereunder, whether or not such loss or damage is based on contract, warranty, negligence, indemnity, strict liability or otherwise.

9. Nuclear Liability In the event that the Equipment sold hereunder is to be used in a nuclear facility, the Purchaser shall, prior to such use, arrange for insurance or governmental indemnity protecting the Company against liability and hereby releases and agrees to indemnify the Company and its suppliers for any nuclear damage, including loss of use, in any manner arising out of a nuclear incident, whether alleged to be due, in whole or in part to the negligence or otherwise of the Company or its suppliers.

10. Governing Law The rights and obligations of the parties shall be governed by the laws of the State of New Jersey excluding any conflicts of law provisions. The United Nations convention on contracts for the international sale of goods shall not apply to this agreement.

11. Execution The Company shall not be bound by any contract or any modification thereto until approved in writing by an officer of the Company. The contract, when so approved, shall supersede all previous communications, either oral or written.

Proposal For Ingersoll-Rand Company Air Solutions Group U.S.A. Sourced Products

TERMS AND CONDITIONS OF SALE - This proposal and any resulting order shall be on the basis of Ingersoll-Rand Company Terms and Conditions of Sale, Form LD-102 (LD-110 for Ingersoll-Rand International Sales, Inc.) attached hereto and incorporated by reference. U.S. Export Orders shall be issued to "Ingersoll-Rand" International Sales, Inc." with title and risk of loss passing ex-ship, port of discharge, or first port of entry for customs purposes, country of destination.

TERMS OF PAYMENT (See Note 1)

\$99,999 and Below	Net 30 days from date of shipment.
\$100,000 and Over	20% of order value due Net 30 days from date of Purchaser's purchase order. 20% of order value due Net 30 days from the date of initial submittal of drawings to the purchaser. 60% Net 30 days from date of shipment.

All payments to be in U.S. dollars. Pro rata payments to apply as shipments are made.

Export orders may also require an Irrevocable Confirmed Letter of Credit or other special means of payment.

SHIPMENT

Shipments will be made in about _____ weeks. (See Note 2)

Shipments are Ex-Works Point of Shipment, with freight prepaid and invoiced at cost.

DRAWINGS

Drawings will be submitted in about _____ weeks. (See Note 2)

Note: If optional print approval is purchased, return of approved drawings by the Purchaser is required within two weeks from receipt of drawings, or such other period as agreed to in writing by Ingersoll-Rand Company. Any delays in receipt of Purchaser's return drawings will be added to the final quoted shipment date.

CANCELLATION

If an order is canceled, payment must be made to cover all work performed up to the date of cancellation (i.e. outside charges, actual engineering and drafting hours, plus a reasonable percentage of the order to cover overhead, Sales and Administrative cost, and reasonable profit). A minimum cancellation charge of 10% will be applicable to each order in the event of cancellation.

PRICE POLICY

Prices are firm for shipments scheduled not more than 360 days from date of order. If shipment is scheduled beyond 360 days from the date of order, escalation is required. (For current escalation policies refer to the local Ingersoll-Rand Company representative.)

If shipment is delayed by the Purchaser for his convenience, in issuing the formal purchase orders, delays in print approval or other delays, the pricing shall be increased by 1% a month from the date of scheduled shipment to the date of actual shipment. Major purchased accessories (such as motors, starters, panels and filters) and/or major non-price book items are subject to the same price increase as made effective by our suppliers prior to the date of shipment even if shipment is made within the above 360 days.

All Proposals are valid for a period not to exceed 30 days from the date of Proposal. The Company reserves the right to amend such Proposals at any time.

Note 1- All terms of payment are subject to approval by Ingersoll-Rand Company's Credit Department.

Note 2 - After acceptance of the order by an Executive Officer of Ingersoll-Rand Company and receipt of complete information necessary for manufacturing.