

Cummins/Onan Genset for Sale



Cummins/Onan model 2000DQKC-2125C Genset. Purchased new in 2003.

Engine Serial Number: I010287043

Engine Hours: 329

Stillwater Utility Authority encourages potential buyers to visit the site for proper identification and familiarization. Site visits are by appointment only and can be schedule by contacting curt.schmidt@stillwaterok.gov.

Genset Features:

- DQKC 2000kW standby, 1825 kW prime
- EPA Tier 1 certified QSK60 engine
- Permanent magnet generator
- Voltage 277/480, 3ph
- Alternator 60hz, 3ph, Wye, 125/105C (S\P)
- 40C set mounted cooling system
- PowerCommand Control
- Coolant heaters
- Mounted on Seismic Zone 4 isolators
- Reference Spec Sheet S-1383

Standard Enclosure Features:

- Walk-in design
- Painted white galvanized formed panels for corrosion resistance
- 3000 amp circuit breaker in NEMA 1 enclosure with bus bars for lead landing
- 480V, 3ph, 100A Load Center
- 25kV A, 480V to 120V single phase transformer
- 120V, 100A single phase load center
- Minimum wind loading capability of 110 mph
- One personnel door and one set of double doors for walking and equipment access
- Diamond plate floor

- Sound attenuated with perforated metal interior skin.
- Two GFI receptacles, AC & DC lighting
- © 2002 Cummins Power Generation

Standard Sub-Base Tank Features:

- Rupture basin fluid detection alarm
- Low fuel level alarm
- UL 142 listed and NFPA 30 compliant
- 3,000 U.S. gallons usable capacity
- 50% fuel level switch with 24VDC beacon light for visual indication of low fuel
- 5 gallon fill/spill basin drainable into the main tank
- 8-point external lifting lug arrangement capable of lifting the total package
- Dual contained with leak detection switch in the secondary containment area
- Fuel Tank Dimensions: 44' L X 1' O' W

Optional SCR Features:

- Reduced NOx emissions by at least 90% over the load range
- NH3 slip (ppm) < 7.5
- PLC control unit
- 5hp, 480V compressed air station
- Reference Spec Sheet S-1399b

- Configured for 480V/277V output.
- Genset weighs over 72,000 pounds plus fuel (estimated).
- Generator footprint is 44 feet long by 10 feet wide.
- Stillwater Utility Authority encourages potential buyers to visit the site for proper identification and familiarization. Requests for photographs from SUA of the sites will not substitute for this inspection.
- Equipment is “as is and where is”. No guarantee or warranty of any kind is provided nor implied.
- External transformers and tanks will be retained by owner and are not part of this sale.
- Equipment may be missing minor parts and assemblies.
- Disassembly, Loading, and transportation are to be provided by the buyer.
- Buyer will be responsible for handling, storage, or disposal of any surplus fuel or other fluids in accordance with appropriate regulations.
- SUA will provide no personnel, tools, materials, or other assistance for the removal and loading of this equipment. This includes removal of fencing or other obstacles.
- SUA will have personnel on site to observe and to ensure that normal operations are not interfered with.
- The genset shall be removed during regular working hours, 8:00 a.m. to 4:30 p.m., Monday through Friday.
- **The equipment is to be removed within thirty (30) days after Notice to Proceed.**
- It is the responsibility of the buyer to meet all applicable safety regulations and practices regarding the removal of these items from their present location. The buyer shall note that the Stillwater Utilities Authority will assume no responsibility for the safety of the buyer's employees. **THE SAFETY OF THE BUYER'S EMPLOYEES IS THE SOLE RESPONSIBILITY OF THE BUYER.**
- **NOTICE TO PROCEED: Buyer shall not start work until released to do so by the Owner.** When all preliminary requirements of this specification are met and filed with the Owner, the Buyer will be informed to begin work on a date specified in a written **Notice to Proceed** initiated by the Owner. The following items must be completed, received, and approved prior to the issuing of a Notice to Proceed: **Certificates of Insurance.**

INSURANCE REQUIREMENTS: Buyer’s removal of equipment from Owner’s property is referred herein to as the “Equipment Removal Work”. Buyer shall purchase and maintain Buyer’s Liability Insurance to protect him from claims set forth below which may arise out of or result from the Buyer's operations, whether such operations be by himself or by a sub-contractor or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable:

a. Claims under workers' compensation, disability, benefits and other similar employee benefits acts: During the Equipment Removal Work, Buyer shall maintain statutory workers' compensation and shall maintain Employer's Liability Insurance with minimum limits to one-hundred twenty-five thousand dollars (\$125,000.00). Buyer shall require sub-contractors to provide Workers' Compensation and Employer's Liability Insurance with the same minimum limits.

b. Claims for damages because of bodily injury, occupational sickness or disease, or death of his Employees, and his claims insured by usual personal injury liability coverage: During the

Equipment Removal Work, Buyer shall maintain statutory Workers' Compensation and shall maintain Employer's Liability Insurance with minimum of one-hundred twenty-five thousand dollars (\$125,000.00). Buyer shall require sub-contractors to provide Workers' Compensation and Employer's Liability Insurance with the same minimum limits.

c. Claims for damages because of bodily injury, sickness or diseases or death of any person other than his employees, and claims insured by usual personal injury liability coverage: During the Equipment Removal Work, buyer shall maintain Comprehensive General Liability Insurance with minimum bodily injury limits of one-hundred twenty-five thousand dollars (\$125,000.00) for each person and one million dollars (\$1,000,000.00) for each accident. He shall maintain property damage insurance with minimum limits of twenty-five thousand dollars (\$25,000.00) for each person per accident and one million dollars (\$1,000,000.00) aggregate. The policy shall include Buyer's Protective Liability Insurance with the same minimum limits. Buyer shall require sub-contractors to provide Comprehensive General Liability Insurance with the same minimum limits.

d. Claims for damages because of injury to or destruction of tangible property, including loss of use resulting therefrom: During the Equipment Removal Work, Buyer shall maintain Comprehensive Liability Insurance with minimum bodily injury limits of one-hundred twenty-five thousand dollars (\$125,000.00) for each person and one million dollars (\$1,000,000.00) for each accident. Buyer shall maintain property damage insurance with minimum limits of twenty-five thousand dollars (\$25,000.00) per person for each accident and one-million dollars (\$1,000,000.00) aggregate. The policy shall include Buyer's Protective Liability Insurance with the same minimum limits. Buyer shall require sub-contractors to provide Comprehensive Liability Insurance with the same minimum limits.

e. During the Equipment Removal Work, Buyer shall maintain Comprehensive Automobile Liability Insurance for all owned, non-owned, and hired vehicles with minimum limits for bodily injury of one-hundred twenty-five thousand dollars (\$125,000.00) for each person and one million dollars (\$1,000,000.00) for each accident and property damage minimum limits twenty-five thousand dollars (\$25,000.00) per person per accident. Buyer shall require sub-contractor to provide Comprehensive Automobile Liability Insurance with the same limits.

f. Certificates of Insurance acceptable to SUA shall be filed with the Owner prior to commencement of the work. These certificates shall contain a provision that coverages afforded under the policies will not be canceled until at least fifteen (15) days prior written notice has been given to the Owner. Copies of certificates of insurance shall be filed with the Owner prior to commencing work. The required insurance must be written by a company licensed to do business in the state where the work is located, at the time the policy is issued. In addition, the company must be acceptable to the Owner. Owner shall be named as an additional insured on all general liability policies in amounts equal to the liability limits set forth in the Oklahoma Governmental Tort Claims Act, 51 O.S. §151, et seq.