



Crown Lift Trucks
 3401 S Purdue
 Oklahoma City, OK 73179

crown.com

Quotation

City of Norman Utilities Department
 201 W Gray St Bldg C
 Norman, OK 73069

Nathan Madenwald

March 23, 2020
Quote No. RV9182020

Features and Options

Configuration Type

Mast
 Sideshifter
 Forks
 Load Backrest
 Power Source Type
 Battery Connector
 Battery Removal Type
 Battery Removal
 Auxiliary Hydraulics
 Hydraulic Control Handles
 Hydraulic Lever
 Overhead Guard Height
 Drive Tires
 Steer Tires
 Seat
 Seat Belt
 Front Worklights
 Rear Worklights
 Worklight Key Switch
 Travel Alarm
 Warning Device Light
 Paint
 Commodity Surcharge

SCF 6061-2.0 4,500 lb. Capacity, 4-Wheel, Sit-Down Counterbalanced Truck

Triple Stage LH 190" FLH 63" (35" w/LBR) OAH-C 83" OAH-EX 210" (238" w/LBR)
 Crown Integral
 Standard Length 45" Width 4" Thick 1.75"
 48" High
 Lead Acid
 SB350 Blue
 Lift Out
 Lift-Out Battery Side Cover
 Single Function
 Manual Control - Offset Levers
 Sideshift - Symbol
 83" Standard Height OHG
 Super Elastic - Solideal Xtreme
 Super Elastic - Solideal Xtreme
 Vinyl Suspension
 Standard Black
 Two LED Worklights
 One LED Worklight
 Truck Key Switch (Front and Rear Lights)
 Smart Alarm - Reverse (Power Unit First)
 LED Flashing Light - Amber
 Crown Beige/Gray
 Commodity Surcharge

Additional Options Included

Hip Seat Restraint
 Spinner Knob



SC SERIES

DESIGNED TO **PERFORM**
BOTH **INDOORS AND OUT**
VERSATILITY

The Crown SC 6000 Series provides the versatility to handle more applications.

With outdoor options like operator cabs and super-elastic tires, this four-wheel counterbalance lift truck can maneuver almost anywhere.

Learn how the SC 6000 Series can satisfy your application needs:



Cab Options



A partial cabin offers optional windshield with wiper, roof with reading light and rear panel with wiper. Soft doors can be added. A hard cabin option features clear view doors, 2-way sliding windows and heater option.

New Steer Axle Design



A new steer axle design combines the toughness and reliability you expect from a Crown lift truck with maneuverability unlike any other four wheel truck in its class.

Super-Elastic Tires



Super-elastic tires give you the option to use this lift truck indoors and outdoors to move your product anywhere.

Access 123® Control System



A comprehensive control system enables safe, reliable, industry-leading lift truck performance and diagnostics which is incorporated across the entire Crown line.

Intrinsic Stability System



This proactive system includes travel and cornering speed control, tilt-interlock, ramp-hold and hill-hold features to protect your operator and your product.

Handle any application with the most versatile truck **you can get indoors or outdoors.**

Contact your local Crown dealer or visit crown.com.





Crown Equipment Corporation

New Bremen, OH 45869 USA

Tel 419-629-2311

Fax 419-629-3796

crown.com

Extended Major Component Warranty

Crown Equipment Corporation ("Crown") warrants to and for the sole benefit of the original purchaser of material handling equipment sold by Crown, that such equipment is free from defects in material and workmanship under normal and proper use, operation, and maintenance. This extended warranty shall remain in effect beyond the standard Crown one-year warranty period with respect to major components for the term specified upon sale to the original purchaser with respect to:

- Power Units, Frames, Masts, & Lift Structures
- Major Electronic Modules & Circuit Boards
- Hydraulic Motors, Valves, & Pumps
- Motors
- Drive Units
- Cylinders

Exclusions: Contactors, Normal Wearables, Accumulators, Drive Unit Rollers (Pallet trucks), Batteries, & any Non-Major Component.

Crown shall provide both the labor and the parts required to repair, or, at Crown's option, Crown shall replace any part of the equipment which upon examination by Crown is determined by Crown to have been defective during the applicable extended warranty period.

Equipment must be properly maintained by qualified personnel according to the service manual recommendations and intervals. Notice of any claimed defect must be promptly given by the original purchaser to Crown or to an authorized Crown dealer, and the claimed defective part promptly returned to Crown in New Bremen, Ohio, with transportation charges prepaid.

Crown does not warranty and this warranty does not apply to batteries, chargers, tires or other trade accessories or attachments not manufactured by Crown which are incorporated in or delivered with the equipment and which are warranted by their respective manufacturers. Damage or defects from overloading or other misuse, negligence, abuse, accident, failure to follow instructions, use of parts not approved by Crown, or from other causes having an origin other than in the manufacture of the equipment are not within the scope of this extended warranty. Crown reserves the right to make changes and improvements in the design and construction of its equipment without thereby being obligated to make corresponding changes and improvements in previously manufactured equipment.

The term "original purchaser" as used in this extended warranty means the customer to whom the equipment was first delivered for use.

The warranty set forth herein is the complete and entire warranty made by Crown, and there are no other warranties, expressed or implied, whether of merchantability, fitness for particular purpose, or otherwise, made by Crown. No person is authorized to make any other or additional warranty on behalf of Crown. The right to repair or replacement, as set forth herein, is the sole and exclusive remedy for breach of the above warranty, and Crown shall not be liable for any damages, whether direct, incidental, consequential or otherwise, occasioned by any breach of this warranty, or for any charges or expenses of any nature incurred without Crown's consent, even though Crown has been negligent. In no event shall Crown's liability under any claim exceed the purchase price of the equipment in respect of which damages are claimed.

Crown and the Crown logo, are trademarks of Crown Equipment Corporation.



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General Specs

Load Center	Fork Face to Load CG	24	in
Power	Electric	48	Volts
Battery Compartment	Size- Max: Length	29.1	in
Headlength		85.4	in
Width Overall		44.4	in
Turning Radius		71.5	in
Weight, Less Battery		6101	lb
Ground Clearance, Loaded	Lowest Point	3	in
	Center of Wheelbase	4.3	in
Grade Clearance, Loaded		21.7	%

Performance Specs

Travel Speed	Empty / Loaded	9.94/9.94	mph
Lift Speed	Empty / Loaded	1.84/1.61	fps
Lower Speed	Empty / Loaded	1.64/1.64	fps

Battery and Charger Specifications

Make: HUP(single point water system, blinki, fill link)
 Model: 24-85P-13
 Amp Hour Capacity: 510
 Voltage: 48 Volts
 Battery Connector: SB350BLUE
 Battery Weight: 2147

Make: V-Force HFM3 Conventional (3-phase 208/240V)
 Model: FS3-MP342-2 LEAD ACID (48V)
 8 Hr Capacity: Amp Hour Capacity 1050
 Line Voltage: 240 Volts
 Phase: Three





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Pricing Information

Total Package Price: **\$ 39,612.80**
 (Tax not included in price)

Alternate Options

Extended Warranty 48 Months / 8,000 Hours (12 Months Wearable) \$ 1,165.00
 Extended Warranty 60 Months / 10,000 Hours (12 Months Wearable) \$ 1,440.00

*Finance options offered above are based on rates in effect as of the date of this quotation. All transactions are subject to rate and credit approval by the applicable lending institution at the date of acceptance.

*If your company chooses to lease through Crown Credit, our terms are net 30 days from invoice date. Please make sure PO's are made out appropriately to reflect this.

Subject to acceptance by buyer and seller within 30 days from the date hereof and only in accordance with the terms and conditions printed which form a part of this quotation.

Prices quoted are based upon quantities specified above.
 If **City of Norman Utilities Department** cannot accept merchandise at the time of shipment from our supplier, **City of Norman Utilities Department** will be invoiced and normal terms will apply.

Above prices are subject to all state and local taxes.
 All orders are subject to acceptance by Crown
FOB: Delivered Terms: NET 10 DAYS.

Crown Lift Trucks

Thank You. We hope we can be of service to you.

 Raul Valladares
 Account Representative

By _____
 Title _____ Date _____

TERMS AND CONDITIONS OF SALE

- 1. OSHA Regulations.** Employers of operators of lift trucks are required to follow applicable OSHA regulations (see Section 1910.178). Crown will provide a copy of the OSHA regulations upon request.
- 2. Operator Training.** Buyer understands that OSHA requires that operators of its lift trucks be trained, evaluated and certified as competent to safely operate the particular model truck used in the performance of the job. Buyer understands this obligation and will only permit properly trained and certified operators to use lift trucks. At Buyer's request, Crown will provide information on the training material and resources available through its Training Department.
- 3. General.** The terms and conditions on both sides of this form shall be the complete and exclusive terms and conditions applicable to the agreement between Crown and Buyer. Crown shall not be bound by Buyer's Terms and Conditions unless expressly agreed to in writing. In the absence of written acceptance of these Terms and Conditions by Buyer, either acceptance of or payment for the equipment shall constitute Buyer's acceptance of these Terms and Conditions. Any different or additional terms or conditions in any order, proposal, acknowledgment form, or any other document of Buyer are hereby deemed material alterations and are null and void and superseded by these Terms and Conditions.
- 4. Price.** Prices as quoted are in U.S. dollars and are firm for thirty (30) days from the date of Crown's Quotation. Thereafter, they are subject to change without notice to the prices prevailing at time of acceptance. Prices are F.O.B. Carrier's equipment at our factory and are exclusive of all taxes—federal, state or local. If Crown is required to pay or collect any tax or duty owed by Buyer, such payment or collection shall be added to the price. If there is a delay in completion or shipment of order, due to any change requested by Buyer, or as a result of any delay on Buyer's part in furnishing information necessary for completion of the order, the price initially agreed upon at time of acceptance is subject to change.
- 5. Surcharges.** Notwithstanding anything in these Terms and Conditions to the contrary, Crown reserves the right, at the time of order, to charge Buyer a surcharge on each unit of equipment ordered by Buyer, to cover increased commodity costs, duties, tariffs or other related items, in each case, which have impacted Crown. If Buyer does not agree to pay such surcharge, Crown reserves the right to cancel the applicable order.
- 6. Delivery Date.** The promised delivery date is the best estimate possible, based upon current and anticipated factory loads, of when the equipment will be shipped. Crown shall have no liability for lost profits or incidental or consequential damage due to delays. If any contingency beyond the control of Crown occurs that prevents Crown from shipping the equipment on time, Crown may allocate production and delivery among Crown's customers without liability.
- 7. Payment.** Payment shall be net 10 days date of shipment unless otherwise agreed to in writing. Production, shipment, and delivery shall at all times be subject to the approval of Crown's credit department. Crown reserves the right at any time to modify or withdraw credit terms without notice and to require guarantees, security, or payment in advance of the amount of the credit involved. If Crown at any time doubts Buyer's financial responsibility, Crown may decline to make shipments hereunder except upon cash payment in advance or receipt of security or other proof of responsibility satisfactory to Crown.
- 8. Title.** Title to all equipment shall remain in Crown until the complete purchase price and all additional costs and charges, as adjusted, are paid by Buyer. Crown shall retain a security interest in, and right to repossess, any such equipment until it is paid in full. Risk of loss shall pass to Buyer upon delivery to Carrier.
- 9. Changes.** Any change order by Buyer will not be considered effective until mutual agreement has been reached between the Buyer and Crown as to the effect of any changes in prices, delivery, and other conditions of the order.
- 10. Inspection and Notice of Defect.** Unless otherwise specified, the equipment to be furnished hereunder shall be subject to Crown's standard inspection at the place of manufacture. If inspection by the Buyer at the place of manufacture is provided for, Buyer's inspectors shall be deemed agents of Buyer to accept the equipment on Buyer's behalf regardless of deviation from formal specifications. Notice of any defects or claims of any nature (except warranty) must be made within 30 days of delivery.
- 11. Returns.** Returns will not be accepted for any reason without Crown's prior written authorization. If Crown does provide written authorization of a return, Buyer shall be responsible for paying all return shipping costs, as well as any handling, restocking and related fees associated with the return, as determined by Crown in its sole discretion.
- 12. Warranty by Crown.** Crown's standard published warranties in effect at the time of shipment for the particular equipment shall apply. THESE WARRANTIES ARE EXCLUSIVE AND ARE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS, IMPLIED OR STATUTORY, INCLUDING THE WARRANTY OF MERCHANTABILITY AND WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE.
- 13. Limitation of Liability.** In the event Buyer claims that Crown has breached any of its obligations under this agreement, whether in warranty or otherwise, Crown may request and require return of the equipment and refund the Buyer's purchase price upon Crown's receipt of the returned equipment. If Crown so requests the return of the equipment, the equipment shall be redelivered per Crown's instructions at Crown's expense. In such event, Crown shall absolutely have no further obligation to Buyer except to refund the purchase price. THE REMEDY PROVIDED FOR IN THIS PARAGRAPH SHALL CONSTITUTE THE SOLE RECOURSE OF BUYER AGAINST CROWN FOR BREACH OF ANY OF CROWN'S OBLIGATIONS UNDER THE AGREEMENT, WHETHER THE CLAIM IS MADE IN TORT, CONTRACT, OR IN ADMIRALTY, INCLUDING CLAIMS BASED ON WARRANTY, NEGLIGENCE OR OTHERWISE.
- 14. Patent, Trademark or Copyright Infringement.** Crown warrants that the equipment purchased hereunder shall be delivered free of rightful claims for infringement of any United States patent or trademark, provided, however, that where equipment is manufactured from patterns, plans, drawings, or specifications furnished by Buyer, Buyer shall indemnify Crown against and save harmless Crown from all loss, damage, and expense arising out of any suit or claim against Crown for infringement of any patent, trademark, or copyright because of Crown's manufacture of such equipment or because of the use or sale of such equipment by any person. At Crown's option, upon receipt from Crown of written notice of any such suit or claim, Buyer shall appear in and assume the defense of the litigation.
- 15. Proprietary Information—Confidentiality.** Any specifications, drawings, plans, notes, instructions, engineering notices, or technical data of Crown furnished to Buyer shall be deemed to be incorporated herein by reference the same as if fully set forth.

Crown shall at all times retain title to all such documents, and Buyer shall not disclose such to any third party without Crown's prior written consent. Upon Crown's request, Buyer shall promptly return to Crown all such documents and copies thereof.
- 16. Termination.** Crown may terminate this agreement upon immediate written notice to Buyer on the happening of any of the following events: (a) Failure of Buyer to accept delivery of equipment or to pay any indebtedness to Crown when due, accompanied by a failure within ten (10) days after demand therefor, to fully pay the same or provide assurance of payment satisfactory to Crown; (b) Failure by Buyer to honor any promise on Buyer's part contained in this agreement or to perform any of its obligations under this agreement, other than the payment of any indebtedness to Crown, after Buyer shall have been notified by Crown of such failure and in Crown's opinion shall have failed to correct the same within thirty (30) days after receipt of such notice; (c) Repetition by Buyer of a failure which is the same or substantially the same as the one previously corrected by Buyer after notice as provided in subparagraph (a) above; (d) The material inaccuracy of any information set forth in any application, claim, schedule, certificate, or other document heretofore or hereafter furnished by Buyer to Crown; and (e) If Buyer shall cease to function as a going concern, or makes an assignment for the benefit of creditors, or any proceeding under any federal or state bankruptcy, receivership, or insolvency laws is instituted by or against Buyer, or the liquidation, dissolution, merger, or consolidation of Buyer occurs, or a receiver or trustee for Buyer or any of its assets or property is appointed or applied for. Termination shall not release or affect, and this agreement shall remain fully operative as to, any obligations or liabilities incurred by Buyer prior to the effective date of such termination; provided, that all indebtedness of Buyer to Crown shall become immediately due and payable on the effective date of termination without demand, and Crown may deduct from any sums it owes to Buyer sums owed by Buyer to Crown. Any orders received from Buyer, whether or not accepted by Crown, which have not been shipped prior to Buyer's receipt of notice of termination or the effective date of termination or expiration, whichever shall occur first, shall only be shipped C.O.D. or cash in advance.
- 17. Tooling.** Unless otherwise agreed to in writing, all tooling shall remain the property of Crown.
- 18. Government Contract Conditions.** If Buyer's purchase order contains a U.S. government contract number and orders products to be used in the performance of the contract, those clauses of applicable U.S. government procurement regulations mandatorily required by federal statute to be included in U.S. government subcontracts shall be incorporated herein by reference.
- 19. Modifications.** In the event Buyer modifies the equipment sold hereunder without the express written consent of Crown, or Buyer fails to implement any changes in the equipment directed by Crown, Buyer agrees to indemnify, defend, and hold Crown harmless from any and all claims, demands, suits, costs, and expenses incurred thereby, whether in contract, tort, or otherwise resulting from such failure.
- 20. Miscellaneous.** Buyer's rights and obligations hereunder may not be assigned or delegated without the prior written consent of Crown. Crown may freely assign its rights and obligations. This agreement shall be governed by and construed in accordance with the Uniform Commercial Code as adopted by Ohio under which jurisdiction Buyer consents. This agreement supersedes all prior written or oral agreements with respect to the subject matter hereof. The invalidity of any part of these Terms and Conditions shall not affect the validity of the remaining provisions. All claims or suits against Crown must be made within one (1) year of the date the cause of actions occurred (regardless of when they were discovered) or be forever barred. No waiver shall be effective against Buyer unless Buyer agrees to same in writing. Paragraph headings found herein are for convenience only and are not to be considered in interpreting any of the provisions hereof.
- 21. Contingencies.** Crown shall not be liable for any default or delay in performance if caused, directly or indirectly, by acts of God; war; force of arms; fire; the elements; riot; labor disputes; picketing or other labor controversies; sabotage; civil commotion; accidents; any governmental action, prohibition or regulation; delay in transportation facilities; shortage or breakdown of or inability to obtain or non-arrival of any labor, material, or equipment used in the manufacture of the equipment; failure of any party to perform any contract with Crown relative to the production of the equipment; or from any cause whatsoever beyond Crown's control, whether or not such cause be similar or dissimilar to those enumerated. Crown shall promptly notify Buyer of the happening of any such contingency and of the contemplated effect thereof on the manufacture and delivery of the equipment.



City of Norman
 201 W Gray St Bldg C
 Norman, OK


DATE 3/17/2020

QUOTATION RV9192020

CROWN LIFT TRUCKS

3401 South Purdue
 Oklahoma City, Oklahoma 73179
 (405) 682-1400

Mark Delgado

QUANTITY	EQUIPMENT SPECIFICATIONS	PRICE EACH	TOTAL
1	<p>GRAVITY ACUTATED MECHANICAL AUTO GRIP HEIGHT: 5 7/8 in. x WIDTH: 32 1/8</p> <p>WEIGHT: 95 1/2 lbs.</p> <p>LOAD CAPACITY: 1500 lbs.</p> <p>DISTANCE BETWEEN FORKS: 19 1/4 in.</p> <p>FORK TUBE SIZE: 1 5/8 in. x 5 5/8 in. x 17 in.</p> <p>JAW SIZE: 3 in. x 15 in.</p> 	\$ 699.00	\$ 699.00
Total			\$ 699.00

ALL PRICES SUBJECT TO CITY AND STATE TAXES WHERE APPLICABLE

TERMS: NET ON RECEIPT OF INVOICE

F.O.B. Delivered

Terms of this quotation are subject to acceptance by the management of Crown Lift Trucks ,Oklahoma City, OK
 Prices quoted are those in effect at the time of quotation. This quotation is subject to acceptance within 15 days.

Purchase Order:

The undersigned hereby purchases and authorized Crown Lift Trucks to furnish the equipment as specified in this quotation on the terms and conditions state

Company City of Norman

By Raul Valladares Jr

By _____

Account Representative

Date _____

405 219 8032