



Charleston Division

Page 1

May 19, 2015

Proposal #:

Q03-05204

West Virginia Division of Highways – District 10 270 Hardwood Lane Princeton, WV 24740

Attention:

Jason Blevins / Misty Delong

Reference:

3 ton Freestanding Crane System

Solicitation No. CRFQ 0803 DOT1500000088

Dear Jason / Misty

Per our recent discussions, CRANE 1 SERVICES is pleased to present the following proposal for you evaluation and consideration.

Application Scope:

CRANE 1 SERVICES shall furnish and install one 3 Ton Capacity, Freestanding Crane System which includes a manual underhung bridge, trolley and a 3 ton H4) Electric Chain Hoist. All Electrification for crane and hoist will be internal with no exposure. System shall be installed and anchored to floor only.

Qty 1 (one) Freestanding Heavy Duty Crane System with Manual Bridge and Trolley

Manufacturer:

Kundel

Type:

K-Trac

Capacity:

3 ton

Span:

19 ft.

Runway:

36 ft.

End Stops:

Open Ended for closer to wall access

End Trucks:

Extra Heavy Duty

Bridge Speed:

Manual

Pendant Control:

NEMA 4

Festoon System:

Internal Mainline Bar

Power Supply:

460/3/60

Paint:

Yellow

Qty 1 (one) - 3 Ton Capacity - Electric Chain Hoist

Manufacturer:

Budgit (USA)

Series:

Man Guard

HMI Duty:

H4

Capacity:

3 ton

Power Supply:

460/3/60

Available Lift:

460/3/60 16 ft. 05/20/15 13:03:05

WV Purchasing Division





Hoist Speed: 10 fpm

Hoist Controls: Contactor Driven

Hoist Brakes: Electric

Limit Switches: Upper and Lower Hoist Mounting: Top Hook Mount Hoist Reeving: Single Chain

Trolley Speed: Manual included on crane

Paint Color: Yellow Weight: 146 lbs.

Installation

-CRANE 1 SERVICES will provide all labor to install the above crane and hoist system in your facility. Customer will provide adequate power supply with floor mounted disconnect for the crane system with junction box located within 2' of the runway for connection to electrification.

-Upon completion of installation, Crane 1 Services will perform an OSHA 1910.179 certified load test with customer supplied weights and provide documentation for your records.

Pricing

3 ton Crane with installation and freight \$30,528.00 3 ton Hoist with installation and freight (includes load test) \$4,932.00

Terms and Conditions:

- Proposal based on work being performed during normal working hours, Monday through Friday, 7:30 am to 4:30 pm.
- Permits, if requires are not included in proposal price.
- CRANE 1 SERVICES will supply all required lifts and tools to perform the scope of work unless detailed otherwise in the body of the quote and/or customer's request for quotation.
- CRANE 1 SERVICES will comply with all applicable state and federal safety requirements as well as those policies provided to us that are specific to the organization or site where the work is being performed.
- Unless otherwise noted, prices are quoted based upon free and clear access to the site and equipment. Delays caused by customer or other contractors will result in adders based on actual time delay at our current labor rate.
- Proposal is subject to "C1S Terms and Conditions of Sale" (attached, or available at www.crane1services.com.)
- Proposal shall remain valid for 30 days from issue date.
- Delivery: 6 8 Weeks

Payment and Freight Terms:

Terms: 100% upon Completion

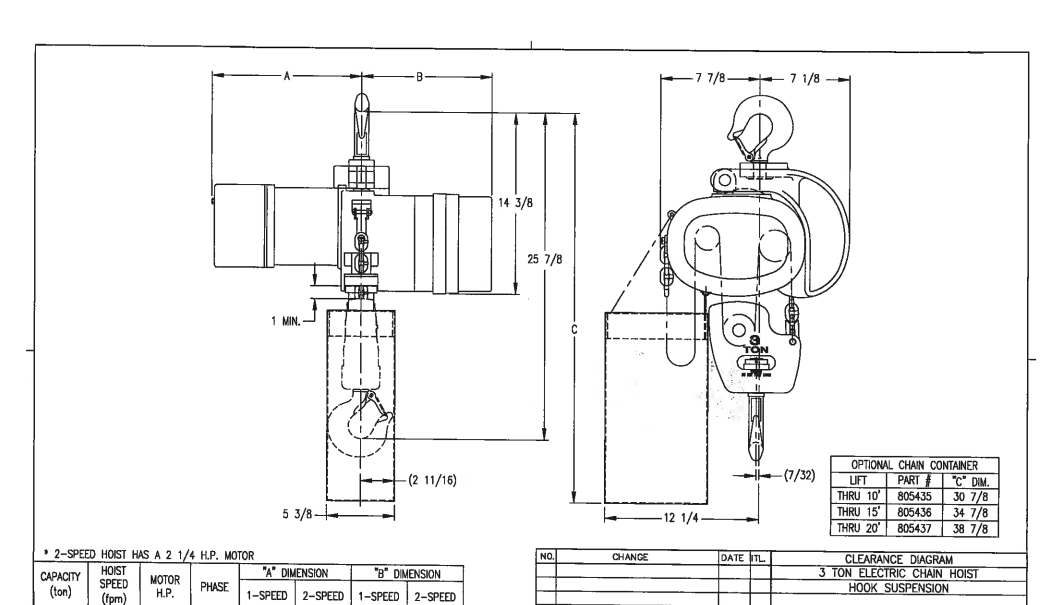
Freight: FOB Shipping Point, freight charges included in above quote.

Tax: No allowance

We appreciate the opportunity to provide this proposal and look forward to working with you on this project. Should you have any question concerning the above proposal, please feel free to contact CRANE 1 SERVICES at any time.

Sincerely, CRANE 1 SERVICES

Kelly Lacy Territory Sales Manager Charleston, WV Office



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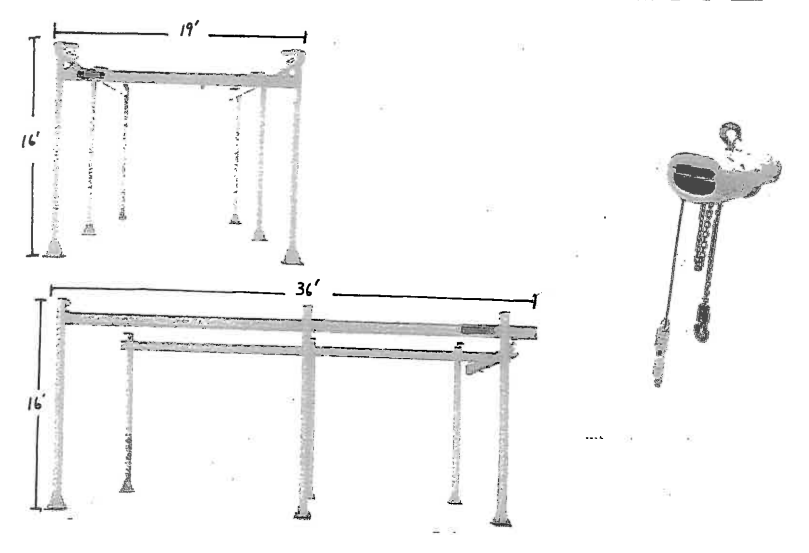
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DA. 2/09/07

DR. MDH

EVALUATE PRODUCT ASSEMBLY PER ENG-5-76

DESIGN APPEARANCE



STATE OF WEST VIRGINIA Purchasing Division

PURCHASING AFFIDAVIT

MANDATE: Under W. Va. Code §5A-3-10a, no contract or renewal of any contract may be awarded by the state or any of its political subdivisions to any vendor or prospective vendor when the vendor or prospective vendor or a related party to the vendor or prospective vendor is a debtor and: (1) the debt owed is an amount greater than one thousand dollars in the aggregate; or (2) the debtor is in employer default.

EXCEPTION: The prohibition listed above does not apply where a vendor has contested any tax administered pursuant to chapter eleven of the W. Va. Code, workers' compensation premium, permit fee or environmental fee or assessment and the matter has not become final or where the vendor has entered into a payment plan or agreement and the vendor is not in default of any of the provisions of such plan or agreement.

DEFINITIONS:

"Debt" means any assessment, premium, penalty, fine, tax or other amount of money owed to the state or any of its political subdivisions because of a judgment, fine, permit violation, license assessment, defaulted workers' compensation premium, penalty or other assessment presently delinquent or due and required to be paid to the state or any of its political subdivisions, including any interest or additional penalties accrued thereon.

"Employer default" means having an outstanding balance or liability to the old fund or to the uninsured employers' fund or being in policy default, as defined in W. Va. Code § 23-2c-2, failure to maintain mandatory workers' compensation coverage, or failure to fully meet its obligations as a workers' compensation self-insured employer. An employer is not in employer default if it has entered into a repayment agreement with the insurance Commissioner and remains in compliance with the obligations under the repayment agreement.

"Related party" means a party, whether an individual, corporation, partnership, association, limited liability company or any other form or business association or other entity whatsoever, related to any vendor by blood, marriage, ownership or contract through which the party has a relationship of ownership or other interest with the vendor so that the party will actually or by effect receive or control a portion of the benefit, profit or other consideration from performance of a vendor contract with the party receiving an amount that meets or exceed five percent of the total contract amount.

AFFIRMATION: By signing this form, the vendor's authorized signer affirms and acknowledges under penalty of law for false swearing (*W. Va. Code* §61-5-3) that neither vendor nor any related party owe a debt as defined above and that neither vendor nor any related party are in employer default as defined above, unless the debt or employer default is permitted under the exception above.

Christy L Richards